Case 09-33776-btb Doc 627 Entered 05/12/16 14:02:13 Page 1 of 38 E-Filed On 1 BRIGID M. HIGGINS, ESQ. 2 Nevada Bar No. 05990 **BLACK & LOBELLO** 3 10777 W. Twain Ave., 3rd Fl. Las Vegas, Nevada 89135 4 (702) 869-8801 (702) 869-2669 (fax) 5 bhiggins@blacklobellolaw.com 6 Counsel for SMS Financial, LLC 7 UNITED STATES BANKRUPTCY COURT 8 DISTRICT OF NEVADA 9 Case No: 2:09-bk-33776-BTB 10 In re: Chapter 7 11 Executive Plastering, Inc. MOTION TO WITHDRAW MONEY 12 Debtor. UNDER 28 U.S.C. § 2042 13 Hearing Date: N/A Hearing Time: N/A 14 15 There were three (3) dividend checks in the total amount of \$16,290.46 in the above-16 named case issued to SMS Financial, LLC. Said checks having not been cashed by said payee, 17 the Trustee, pursuant to 11 U.S.C. § 347(a), delivered the unclaimed money in the Clerk, US 18 Bankruptcy Court. 19 PLEASE CHECK THE PARAGRAPH THAT APPLIES: 20 X Claimant is the creditor or debtor in whose behalf these moneys were deposited and is 21 entitled to the moneys deposited. 22 Claimant is not the creditor but is entitled to payment of these moneys because 23 24 /// 25 /// 26 ///

10777 W. Twain Avenue, 3rd Floor Las Vegas, Nevada 89135 (702) 869-8801 FAX: (702) 869-2669

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BLACK & LOBELLO

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BLACK & LOBELLO 10777 W. Twain Avenue, 3rd Floor

Please attach copies of any supporting documentation. (See Proofs of Claim, Docket Nos. 34, 35 and 36 attached hereto as Exhibits "A", "B" and "C" respectively).

That Claimant's address at the time of filing the Proofs of Claim in 2010 was:

2645 N. 7th Avenue Phoenix, AZ 85007

Claimant's current address is:

6829 North 12th Street Phoenix, AZ 85014

Dated this b day of May, 2016.

BLAÇKy& LOBELLO

BRIGID M. HIGGINS, ESC

Nevada Bar No. 5990

10777 W. Twain Avenue, Suite 300

Las Vegas, Nevada 89135

Counsel for SMS Financial, LLC

EXHIBIT "A"

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Case 09-33776-btb UNITED STATES BANKRUPTCY COURT-D	- Claim 34 ± - Flied 12/			
	ISTRICT OF NEVADA	30/10 Page 1 of 10 PROOF OF CLAIM -CHAPTER 7		
Name of Debtor	Case Number	(This space for any street		
Executive Plastering, Inc.	09-33776 BAM	THE FILED		
		-		
NOTE: Tals form should NOT be used to make a claim for an administrative e case. A "request" for payment of an administrative expense may be filed pursu	xpense arising after the communications of the tast to 11 U.S.C. Section 593	10 REG 30 P1 :20		
Name of Creditor (The person or other entity to whom the debtor owes money or property)	[] Check box if you are aware that anyone else has filed a	10 525 30 77 20		
sms Financial, LLC	proof of claim relating to your			
	claim. Attach copy of statement giving particulars.			
	[] Check box if you have never	\$ 1. (a) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c		
Name & address where notices should be sent:	received any notices from the			
Sms Financial, LLC	bankruptcy court in this case. [] Check box if the address			
2645 N. 7th Avenue	differs from the address on			
Phenry AZ 85007	the envelope sent to you by the			
Phenix, A2 85007 Telephone number: (602) 944-0624	court.			
Account or other number by which creditor identifies	Check here if this claim			
debtor: 6853	[] replaces [] amends a previ	ously filed claim, dated		
1. BASIS FOR CLAIM	Retiree benefits as defined in 11 U.S.C. §	1114(a)		
[] Goods sold [] Services performed	[] Wages, salaries, and compensation	(FILL OUT BELOW)		
Money loaned	Last four digits of your Social Security # Unpaid compensation for services performed from			
*[] Personal injury/wrongful death [] Taxes	(date)To	(date)		
[] Other	10	(0310)		
2. Date debt was incurred: 5/7/07	3. If court judgment, date obta	ained:		
5. Secured Claim. [] Check this box if your claim is secured by collateral (including a right of setoff) Brief description of collateral: [] Real Estate [] Motor Vehicle [] Other Value of collateral: \$ Amount of arrearage and other charges at time case filed included in secured claim, if any: \$	Amount entitled to priority Specify the priority of the c Wages, salaries, or co before filing of the ba business, whichever i Contributions to an er Up to \$2,225* of depe or services for persona Alimony, maintenance child- 11 U.S.C. § 50 Taxes or penalties ow OTHER-Specify appli	daim: mmissions up to \$4,925* earned within 90 days nkruptcy petition, or cessation of the debtor's is earlier- 11 U.S.C. § 507(a)(3) inployee benefit plan 11 U.S.C. § 507(a)(4) issits toward purchase, lease or rental of property al, family or household use- 11 U.S.C. § 507(a)(6) e, or support owed to a spouse, former spouse, or 7(a)(7) ed to governmental units. 11 U.S.C. § 507(a)(8) icable paragraph of 11 U.S.C. § 507(a)() on 4/1/07 and every three years thereafter with respect to		
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JSINESS LOAN AGREEME

Principal Loan Date Maturity Loan No. Call / Coll Account Officer (nitials \$2,000,000,000 01-31-2007 01-30-2008 1301370003) 4A n.a./22n 285

References in the shaded area are for Lender's use only and do not limit the applicability of this document to any particular loan or item.

Any item above containing ***** has been omitted due to text tength limitations.

Borrower:

EXECUTIVE PLASTERING, INC., a Nevada corporation Eagle Plastering, Inc., a Nevada corporation

3630 N. Rancho Dr., Sulta 107

Las Vegas, NV 89130

Lender:

First National Bank of Nevada Flamingo - Commercial Lending

4950 W. Flamingo Las Vegas, NV 89103

THIS BUSINESS LOAN AGREEMENT dated January 31, 2007, is made and executed between EXECUTIVE PLASTERING, INC., a Nevada corporation; and Eagle Plastering, Inc., a Nevada corporation ("Borrower") and First National Bank of Nevada ("Lender") on the following other financial accommodations, including those which may be described on any exhibit or schedule attached to this Agreement ("Loan"). Borrower understands and agrees that: (A) in granting, renewing, or extending any Loan, Lender is relying upon Borrower's representations, warranties, and agreements as set forth in this Agreement; (B) the granting, renewing, or extending of any Loan by Lender at all times shall be subject to Lender's sole judgment and discretion; and (C) all such Loans shall be and remain subject to the terms and conditions of this

TERM. This Agreement shall be effective as of January 31, 2007, and shall continue in full force and effect until such time as all of Borrower's Loans in the parties may agree in writing to terminate this Agreement.

ADVANCE AUTHORITY. The following persons currently are authorized to request advances and authorize payments under the line of credit until Lender receives from Borrower, at Lender's address shown above, written notice of revocation of their authority: Garnett K. Hall, President/Secretary corporation, INC., a Nevada corporation; and Kenneth D. Holt, Treasurer of EXECUTIVE PLASTERING, INC., a Nevada

CONDITIONS PRECEDENT TO EACH ADVANCE. Lender's obligation to make the initial Advance and each subsequent Advance under this Agreement shall be subject to the fulfillment to Lender's satisfaction of all of the conditions set forth in this Agreement and in the Related Documents.

Loan Documents. Borrower shall provide to Lender the following documents for the Loan: (1) the Note; (2) Security Agreements granting to Lender security interests in the Collateral; (3) financing statements and all other documents perfecting Lender's Security Interests; (4) evidence substance satisfactory to Lender and Lender's counsel.

Borrower's Authorization. Borrower shall have provided in form and substance satisfactory to Lender properly certified resolutions, duly authorizing the execution and delivery of this Agreement, the Note and the Related Documents. In addition, Borrower shall have provided such other resolutions, authorizations, documents and instruments as Lender or its counsel, may require.

Payment of Fees and Expenses. Borrower shall have paid to Lender all fees, charges, and other expenses which are then due and payable as specified in this Agreement or any Related Document.

Representations and Warranties. The representations and warranties set forth in this Agreement, in the Related Documents, and in any document or certificate delivered to Lender under this Agreement are true and correct.

No Event of Default. There shall not exist at the time of any Advance a condition which would constitute an Event of Default under this Agreement or under any Related Document.

MULTIPLE BORROWERS. This Agreement has been executed by multiple obligors who are referred to in this Agreement individually, collectively and interchangeably as "Borrower." Unless specifically stated to the contrary, the word "Borrower" as used in this Agreement, including without limitation all Borrower, Lender may (A) make one or more additional secured or unsecured loans or otherwise extend additional credit with respect to any other Borrower alter, compromise, renew, extend, accelerate, or otherwise change one or more times the time for waive, subordinate, tall or decide not to perfect, and release any security, with or without the substitution of new collateral; (D) release, substitute, agree not to sue, or deal with any one or more of Borrower's or any other Borrower's surrelles, endorsers, or other guarantors on any terms or in any such security and direct the order or manner of sale of any Collateral, including without limitation, any non-judicial sale permitted by the terms of the part of the Loan; (H) exercise or refrain from exercising any rights against Borrower's indebtedness to Lender to the payment of any of Borrower's indebtedness to Lender to the payment of any of Borrower's indebtedness to Lender to the payment of any of Borrower's indebtedness to Lender to the payment of any of Borrower's indebtedness to Lender to the payment of any

REPRESENTATIONS AND WARRANTIES. Borrower represents and warrants to Lender, as of the date of this Agreement, as of the date of each disbursement of loan proceeds, as of the date of any renewal, extension or modification of any Loan, and at all times any Indebtedness exists:

Organization. EXECUTIVE PLASTERING, INC., a Nevada corporation is a corporation for profit which is, and at all times shall be, duly organized, validly existing, and in good standing under and by virtue of the laws of the State of Nevada. EXECUTIVE PLASTERING, INC., a Nevada corporation is duly authorized to transact business in all other states in which EXECUTIVE PLASTERING, INC., a Nevada corporation is doing business, having obtained all necessary filings, governmental licenses and approvals for each state in which EXECUTIVE PLASTERING, INC., a Nevada corporation is doing business. Specifically, EXECUTIVE PLASTERING, INC., a Nevada corporation is, and at all times shall be, duly qualified as a foreign corporation in all states in which the failure to so qualify would have a material adverse effect on its business or financial condition. EXECUTIVE PLASTERING, INC., a Nevada corporation has the full power and authority to own its properties and to transact the business in which it is presently engaged or presently proposes to engage. EXECUTIVE PLASTERING, INC., a Nevada corporation maintains an office at 3630 N. Rancho Dr., Suite 107, Las Vegas, NV 89130. Unless EXECUTIVE PLASTERING, INC., a Nevada corporation has designated otherwise in writing, the principal office is the office at which EXECUTIVE PLASTERING, INC., a Nevada corporation keeps its books and records including its records concerning the Collateral. EXECUTIVE PLASTERING, INC., a Nevada corporation will notify Lender prior to any change in the location of EXECUTIVE PLASTERING, INC., a Nevada corporation's name. EXECUTIVE PLASTERING, INC., a Nevada corporation shall do all things necessary to preserve and to keep in full force and effect its existence, rights and privileges, and shall comply with all regulations, rules, ordinances, statutes, orders and decrees of any governmental or quasi-governmental authority or court applicable to EXECUTIVE PLASTERING, INC., a Nevada corporation and EXECUTIVE

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Loan No: 1301370003



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PLASTERING, INC., a Nevada corporation's business activities.

Eagle Plastering, Inc., a Nevada corporation is a corporation for profit which is, and at all times shall be, duly organized, validly existing, and in good standing under and by virtue of the laws of the State of Nevada. Eagle Plastering, Inc., a Nevada corporation is duly authorized to transact business in all other states in which Eagle Plastering, Inc., a Nevada corporation is doing business, having obtained all necessary flings, governmental licenses and approvals for each state in which Eagle Plastering, Inc., a Nevada corporation is doing business. Specifically, Eagle Plastering, Inc., a Nevada corporation is, and at all times shall be, duly qualified as a foreign corporation in all states in which the fallure to so qualify would have a material adverse effect on its business or financial condition. Eagle Plastering, Inc., a Nevada corporation has the full power and authority to own its properties and to transact the business in which it is presently engaged or presently proposes to engage. Eagle Plastering, Inc., a Nevada corporation maintains an office at 3630 N. Rancho Dr., Suite 107, Las Vegas, NV 89130. Unless Eagle Plastering, Inc., a Nevada corporation has designated otherwise in writing, the principal office is the office at which Eagle Plastering, Inc., a Nevada corporation will notify Lender prior to any change in the location of Eagle Plastering, Inc., a Nevada corporation's state of organization or any change in Eagle Plastering, Inc., a Nevada corporation shall do all things necessary to preserve and to keep in full force and effect its quasi-governmental authority or court applicable to Eagle Plastering, Inc., a Nevada corporation and Eagle Plastering, Inc., a Nevada corporation's business activities.

Assumed Business Names. Borrower has filled or recorded all documents or fillings required by law relating to all assumed business names used business:

| Assumed Business Names | Borrower | Borrowe

Borrower

Assumed Business Name

Filing Location

Date

Eagle Plastering, Inc., a Nevada corporation

Sundance Plastering 11:

Clark County

08-14-2002

Authorization. Borrower's execution, delivery, and performance of this Agreement and all the Related Documents have been duly authorized by all necessary action by Borrower and do not conflict with, result in a violation of, or constitute a default under (1) any provision of (a) Borrower's articles of incorporation or organization, or bylaws, or (b) any agreement or other instrument binding upon Borrower or (2) any law, governmental regulation, court decree, or order applicable to Borrower or to Borrower's properties.

Financial Information. Each of Borrower's financial statements supplied to Lender truly and completely disclosed Borrower's financial condition as of the date of the statement, and there has been no material adverse change in Borrower's financial condition subsequent to the date of the statements.

Borrower has no material contingent obligations except as disclosed in such financial statements.

Legal Effect. This Agreement constitutes, and any instrument or agreement Borrower is required to give under this Agreement when delivered will constitute legal, valid, and binding obligations of Borrower enforceable against Borrower in accordance with their respective terms.

Properties. Except as contemplated by this Agreement or as previously disclosed in Borrower's financial statements or in writing to Lender and as accepted by Lender, and except for property tax liens for taxes not presently due and payable, Borrower owns and has good title to all of properties. All of Borrower's properties are titled in Borrower's legal name, and Borrower has not used or filed a financing statement under any other name for at least the last five (5) years.

Hazardous Substances. Except as disclosed to and acknowledged by Lender in writing, Borrower represents and warrants that: (1) During the period of Borrower's ownership of the Collateral, there has been no use, generation, manufacture, storage, treatment, disposal, release or threatened release of any Hazardous Substance by any person on, under, about or from any of the Collateral. (2) Borrower has no knowledge of, or reason to believe that there has been (a) any breach or violation of any Environmental Laws; (b) any use, generation, manufacture, storage, treatment, disposal, release or threatened release of any Hazardous Substance on, under, about or from the Collateral by any prior owners or occupants of any of the Collateral; or (c) any actual or threatened litigation or claims of any kind by any person relating to such matters. (3) Neither Borrower nor any tenant, contractor, agent or other authorized user of any of the Collateral shall use, generate, manufacture, store, treat, dispose of or release any Hazardous Substance on, under, about or from any of the Collateral; and any such activity shall be conducted in compliance with all applicable federal, state, and local laws, regulations, and ordinances, including without limitation all Environmental Laws. Borrower authorizes Lender and its agents to enter upon the Collateral to make such inspections and tests as Lender may deem appropriate to determine compliance of the Collateral with this section of the Agreement. Any inspections or tests made by Lender shall be at Borrower's expense and for Lender's purposes only and shall not be construed to create any responsibility or liability on the part of Lender to Borrower or to any other person. The representations and warranties contained herein are based on Borrower's due diligence in investigating the Collateral for hazardous waste and Hazardous Substances. Borrower hereby (1) releases and waives any future claims against Lender for indemnity or contribution in the event Borrower becomes liable for cleanup or other costs under any such laws, and (2) agrees to indemnify, defend, and hold harmless Lender against any and all claims, losses, liabilities, damages, penalties, and expenses which Lender may directly or indirectly sustain or suffer resulting from a breach of this section of the Agreement or as a consequence of any use, generation, manufacture, storage, disposal, release or threatened release of a hazardous waste or substance on the Collateral. The provisions of this section of the Agreement, including the obligation to indemnify and defend, shall survive the payment of the Indebtedness and the termination, expiration or satisfaction of this Agreement and shall not be affected by Lender's acquisition of any interest in any of the Collateral, whether by foreclosure or otherwise.

Litigation and Claims. No litigation, claim, investigation, administrative proceeding or similar action (including those for unpaid taxes) against Borrower is pending or threatened, and no other event has occurred which may materially adversely affect Borrower's financial condition or properties, other than litigation, claims, or other events, if any, that have been disclosed to and acknowledged by Lender in writing.

Taxes. To the best of Borrower's knowledge, all of Borrower's tax returns and reports that are or were required to be filled, have been filled, and all taxes, assessments and other governmental charges have been paid in full, except those presently being or to be contested by Borrower in good faith in the ordinary course of business and for which adequate reserves have been provided.

Lien Priority. Unless otherwise previously disclosed to Lender in writing, Borrower has not entered into or granted any Security Agreements, or permitted the filing or attachment of any Security Interests on or affecting any of the Collateral directly or indirectly securing repayment of Borrower's Loan and Note, that would be prior or that may in any way be superior to Lender's Security Interests and rights in and to such Collateral.

Binding Effect. This Agreement, the Note, all Security Agreements (if any), and all Related Documents are binding upon the signers thereof, as well as upon their successors, representatives and assigns, and are legally enforceable in accordance with their respective terms.

AFFIRMATIVE COVENANTS. Borrower covenants and agrees with Lender that, so long as this Agreement remains in effect, Borrower will:

Notices of Claims and Litigation. Promptly inform Lender in writing of (1) all material adverse changes in Borrower's financial condition, and

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BUSINESS LOAN AGREEMENT (Continued)

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(2) all existing and all threatened litigation, claims, investigations, administrative proceedings or similar actions affecting Borrower or any Guarantor which could materially affect the financial condition of Borrower or the financial condition of any Guarantor.

Financial Records. Maintain its books and records in accordance with GAAP, applied on a consistent basis, and permit Lender to examine and audit Borrower's books and records at all reasonable times.

Financial Statements. Furnish Lender with the following:

Loan No: 1301370003

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Additional Requirements. Borrower shall deliver or cause to be delivered to Lender:

Annual Consolidated and Consolidating CPA Reviewed Financial Statement of Executive Plastering, Inc. and all Entities due within 90 days of 12/31 beginning year 2006.

Quarterly Company Prepared Financial Statement of Executive Plastering, Inc., Eagle Plastering, Inc., Cobra Plastering, Inc., Tower Builders, LLC and Excalibur Leasing, LLC due within 30 days of 6/30 beginning year 2007.

Annual Tax Returns of Executive Plastering, Inc., Eagle Plastering, Inc., Cobra Plastering, Inc., Tower Builders, LLC and Excalibur Leasing, LLC due within 30 days of filing beginning year of 2006.

Annual Personal Financial Statement of Garnett K. Hall & Kenneth D. Holt due within 30 days of 4/15 beginning year 2007.

Annual Tax Returns of Garnett K. Hall & Kenneth D. Holt due within 30 days of filing beginning year of 2006,

Monthly Borrowering Base Certificate of Executive Plastering, Inc. & Eagle Plastering Inc. due within 15 days of 2/15/07.

Monthly Company Prepared Account Recievable & Account Payable Agings of Executive Plastering Inc. due within 15 days of 02/15/07.

Annual Collateral Audit on All Entities (excluding CD).

All financial reports required to be provided under this Agreement shall be prepared in accordance with GAAP, applied on a consistent basis, and certified by Borrower as being true and correct.

Additional information. Furnish such additional information and statements, as Lender may request from time to time.

Financial Covenants and Ratios. Comply with the following covenants and ratios:

Other Requirements. All Entities must maintain minimum 1.25x Business DCR (Business DCR = (Business net income +depreciation+interest expense - distributions)/Principal and interest expense on the subject debt including lines fully drawn + any other business debt service including lease payments).

No two consecutive quarterly losses and company to show profit on an annual basis.

Except as provided above, all computations made to determine compliance with the requirements contained in this paragraph shall be made in accordance with generally accepted accounting principles, applied on a consistent basis, and certified by Borrower as being true and

Insurance. Maintain fire and other risk insurance, public liability insurance, and such other Insurance as Lender may require with respect to Borrower's properties and operations, in form, amounts, coverages and with insurance companies acceptable to Lender. Borrower, upon request of Lender, will deliver to Lender from time to time the policies or certificates of insurance in form satisfactory to Lender, including stipulations that coverages will not be cancelled or diminished without at least thirty (30) days prior written notice to Lender. Each insurance policy also shalf include an endorsement providing that coverage in favor of Lender will not be impaired in any way by any act, omission or default of Borrower or any other person. In connection with all policies covering assets in which Lender holds or is offered a security interest for the Loans, Borrower will provide Lender may require.

Insurance Reports. Furnish to Lender, upon request of Lender, reports on each existing insurance policy showing such information as Lender may reasonably request, including without limitation the following: (1) the name of the insurer; (2) the risks insured; (3) the amount of the policy; (4) the properties insured; (5) the then current property values on the basis of which insurance has been obtained, and the manner of determining those values; and (6) the expiration date of the policy. In addition, upon request of Lender (however not more often than annually), Borrower will have an independent appraiser satisfactory to Lender determine, as applicable, the actual cash value or replacement cost of any

Guarantles. Prior to disbursement of any Loan proceeds, furnish executed guaranties of the Loans in favor of Lender, executed by the guarantors named below, on Lender's forms, and in the amounts and under the conditions set forth in those guaranties.

Names of Guarantors	Amounts
Garnett K. Hall Kenneth D. Holt Cobra Plastering, Inc., a Arizona limited	Unlimited Unlimited Unlimited
liability company	Ommed
Tower Builders, LLC, a Nevada limited liability company	Unlimited
Excalibur Leasing, LLC, a Nevada limited liability company	Unlimited

Other Agreements. Comply with all terms and conditions of all other agreements, whether now or hereafter existing, between Borrower and any other party and notify Lender immediately in writing of any default in connection with any other such agreements.

Loan Proceeds. Use all Loan proceeds solely for Borrower's business operations, unless specifically consented to the contrary by Lender in writing.

Taxes, Charges and Liens. Pay and discharge when due all of its indebtedness and obligations, including without limitation all assessments, taxes, governmental charges, levies and liens, of every kind and nature, imposed upon Borrower or its properties, income, or profits, prior to the income, or profits, and all lawful claims that, if unpaid, might become a lien or charge upon any of Borrower's properties,

Performance. Perform and comply, in a timely manner, with all terms, conditions, and provisions set forth in this Agreement, in the Related Documents, and in all other instruments and agreements between Borrower and Lender. Borrower shall notify Lender immediately in writing of any default in connection with any agreement.

Operations. Maintain executive and management personnel with substantially the same qualifications and experience as the present executive and management personnel; provide written notice to Lender of any change in executive and management personnel; conduct its business affairs

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BUSINESS LOAN AGREEMEN (Continued)

Loan No: 1301370003

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in a reasonable and prudent manner.

Environmental Studies. Promptly conduct and complete, at Borrower's expense, all such investigations, studies, samplings and testings as may be requested by Lender or any governmental authority relative to any substance, or any waste or by-product of any substance defined as toxic or a hazardous substance under applicable federal, state, or local law, rule, regulation, order or directive, at or affecting any property or any facility owned, leased or used by Borrower.

Compliance with Governmental Requirements. Comply with all laws, ordinances, and regulations, now or hereafter in effect, of all governmental authorities applicable to the conduct of Borrower's properties, businesses and operations, and to the use or occupancy of the Collateral, including without limitation, the Americans With Disabilities Act. Borrower may contest in good faith any such law, ordinance, or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Borrower has notified Lender in writing prior to doing so and so long as, in Lender's sole opinion, Lender's interests in the Collateral are not jeopardized. Lender may require Borrower to post adequate security or a surety bond, reasonably satisfactory to Lender, to protect Lender's interest.

Inspection. Permit employees or agents of Lender at any reasonable time to inspect any and all Collateral for the Loan or Loans and Borrower's other properties and to examine or audit Borrower's books, accounts, and records and to make copies and memoranda of Borrower's books, accounts, and records. If Borrower now or at any time hereafter maintains any records (including without limitation computer generated records and computer software programs for the generation of such records) in the possession of a third party, Borrower, upon request of Lender, shall reasonable times and to provide Lender with copies of any records it may request, all at Borrower's expense.

Environmental Compliance and Reports. Borrower shall comply in all respects with any and all Environmental Laws; not cause or permit to exist, as a result of an intentional or unintentional action or omission on Borrower's part or on the part of any third party, on property owned and/or and in compliance with the conditions of a permit issued by the appropriate federal, state or local governmental authorities; shall furnish to Lender promptly and in any event within thirty (30) days after receipt thereof a copy of any notice, summons, lien, citation, directive, letter or other communication from any governmental agency or instrumentality concerning any intentional or unintentional action or omission on Borrower's part in connection with any environmental activity whether or not there is damage to the environment and/or other natural resources.

Additional Assurances. Make, execute and deliver to Lender such promissory notes, mortgages, deeds of trust, security agreements, assignments, financing statements, instruments, documents and other agreements as Lender or its attorneys may reasonably request to evidence and secure the Loans and to perfect all Security Interests.

LENDER'S EXPENDITURES. If any action or proceeding is commenced that would materially affect Lender's interest in the Collateral or if Borrower fails to comply with any provision of this Agreement or any Related Documents, including but not limited to Borrower's failure to discharge or pay when shall not be obligated to) take any action that Lender deems appropriate, including but not limited to discharging or paying all taxes, tiens, security interests, encumbrances and other claims, at any time levied or placed on any Collateral and paying all costs for insuring, maintaining and preserving any Collateral. All such expenditures incurred or paid by Lender for such purposes will then bear interest at the rate charged under the Note from the option, will (A) be payable on demand; (B) be added to the balance of the Note and be apportioned among and be payable with any installment balloon payment which will be due and payable at the Note's maturity.

NEGATIVE COVENANTS. Borrower covenants and agrees with Lender that while this Agreement is in effect, Borrower shall not, without the prior written consent of Lender:

Indebtedness and Liens. (1) Except for trade debt incurred in the normal course of business and indebtedness to Lender contemplated by this lease, grant a security interest in, or encumber any of Borrower's assets (except as allowed as Permitted Liens), or (3) sell with recourse any of Continuity of Continuit

Continuity of Operations. (1) Engage in any business activities substantially different than those in which Borrower is presently engaged. (2) cease operations, liquidate, merge, transfer, acquire or consolidate with any other entity, change its name, dissolve or transfer or sell Collateral out of the ordinary course of business, or (3) pay any dividends on Borrower's stock (other than dividends payable in its stock), provided, however dividends, if Borrower is a "Subchapter S Corporation" (as defined in the Internal Revenue Code of 1986, as amended). Borrower may pay cash estimated income tax payments to satisfy their liabilities under federal and state law which arise solely from their status as Shareholders of alter or amend Borrower's capital structure.

Loans, Acquisitions and Guaranties. (1) Loan, invest in or advance money or assets to any other person, enterprise or entity. (2) purchase, create or acquire any interest in any other enterprise or entity, or (3) incur any obligation as surety or guaranter other than in the ordinary course of business.

Agreements. Borrower will not enter into any agreement containing any provisions which would be violated or breached by the performance of Borrower's obligations under this Agreement or in connection herewith.

CESSATION OF ADVANCES. If Lender has made any commitment to make any Loan to Borrower, whether under this Agreement or under any other agreement, Lender shall have no obligation to make Loan Advances or to disburse Loan proceeds it: (A) Borrower or any Guarantor is in default under the terms of this Agreement or any of the Related Documents or any other agreement that Borrower or any Guarantor has with Lender; (B) Borrower or any Guarantor dies, becomes incompetent or becomes insolvent, files a petition in bankruptcy or similar proceedings, or is adjudged a bankrupt; (C) there occurs a material adverse change in Borrower's financial condition, in the financial condition of any Guarantor, or in the value of any Collateral securing any Loan; or (D) any Guarantor seeks, claims or otherwise attempts to limit, modify or revoke such Guarantor's guaranty of the Loan or any other loan with Lender; or (E) Lender in good faith deems itself insecure, even though no Event of Default shall have occurred.

RIGHT OF SETOFF. To the extent permitted by applicable law, Lender reserves a right of setoff in all Borrower's accounts with Lender (whether checking, savings, or some other account). This includes all accounts Borrower holds jointly with someone else and all accounts Borrower may open in the future. However, this does not include any tRA or Keogh accounts, any trust accounts for which setoff would be prohibited by law, or monies in any accounts that were received pursuant to the federal Social Security Act, including, without limitation, retirement and survivors' benefits, supplemental sums owing on the Indebtedness against any and all such accounts, and, at Lender's option, to administratively freeze all such accounts to allow Lender's charge and setoff rights provided in this paragraph.¹

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BUSINESS LOAN AGREEMEN. (Continued)

DEFAULT. Each of the following shall constitute an Event of Default under this Agreement:

Loan No: 1301370003

Payment Default. Borrower fails to make any payment when due under the Loan.

Other Defaults. Borrower falls to comply with or to perform any other term, obligation, covenant or condition contained in this Agreement or in between Lender and Borrower.

Default in Favor of Third Parties. Borrower or any Grantor defaults under any loan, extension of credit, security agreement, purchase or sales or Borrower's or any Grantor's ability to repay the Loans or perform their respective obligations under this Agreement or any of the Related

False Statements. Any warranty, representation or statement made or furnished to Lender by Borrower or on Borrower's behalf under this Agreement or the Related Documents is false or misleading in any material respect, either now or at the time made or furnished or becomes false or misleading at any time thereafter.

Insolvency. The dissolution or termination of Borrower's existence as a going business, the insolvency of Borrower, the appointment of a receiver for any part of Borrower's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Borrower.

Defective Collateralization. This Agreement or any of the Related Documents ceases to be in full force and effect (including failure of any collateral document to create a valid and perfected security interest or lien) at any time and for any reason.

Creditor or Forfeiture Proceedings. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Borrower or by any governmental agency against any collateral securing the Loan. This includes a garnishment of any of Borrower's accounts, including deposit accounts, with Lender. However, this Event of Default shall not apply if there is a good faith dispute by Borrower as to the validity or reasonableness of the claim which is the basis of the creditor or forfeiture proceeding and deposits with Lender monies or a surety bond for the creditor or forfeiture proceeding, in an amount determined by Lender, in its sole discretion, as being an adequate reserve or bond for the dispute.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the Indebtedness or any Guarantor dies becomes incompetent, or revokes or disputes the validity of, or liability under, any Guaranty of the Indebtedness. In the event of a death, guaranty in a manner satisfactory to Lender, and, in doing so, cure any Event of Default.

Change in Ownership. Any change in ownership of twenty-five percent (25%) or more of the common stock of Borrower.

Adverse Change. A material adverse change occurs in Borrowei's financial condition, or Lender believes the prospect of payment or performance of the Loan is impaired.

Insecurity. Lender in good faith believes itself insecure.

Right to Cure. If any default, other than a default on Indebtedness, is curable and if Borrower or Grantor, as the case may be, has not been given a notice of a similar default within the preceding twelve (12) months, it may be cured if Borrower or Grantor, as the case may be, after receiving written notice from Lender demanding cure of such default: (1) cure the default within lifteen (15) days; or (2) if the cure requires more than continue and complete all reasonable and necessary steps sufficient to produce compliance as soon as reasonably practical.

EFFECT OF AN EVENT OF DEFAULT. If any Event of Default shall occur, except where otherwise provided in this Agreement or the Related terminate (including any obligation to make turther Loan Advances or disbursements), and, at Lender's option, all Indebtedness immediately will become due and payable, all without notice of any kind to Borrower, except that in the case of an Event of Default of the type described in the "insolvency" subsection above, such acceleration shall be automatic and not optional. In addition, Lender shall have all the rights and remedies and remedies shall be cumulative and may be exercised singularly or concurrently. Election by Lender to pursue any remedy shall not exclude pursuit Lender's right to declare a default and to exercise its rights and remedies.

CROSS COLLATERAL/CROSS DEFAULT. In addition to the Note, this Agreement secures all obligations, debts and liabilities, plus interest thereon, of Grantor to Lender, or any one or more of them, [including, but not limited to the Promissory Note dated January 31, 2007 made by Grantor in favor of Lender with an original principal amount of \$2,000,000,000 and the Promissory Note dated January 31, 2007 made by Grantor in favor of original principal amount of \$1,000,000,000,000, as well as all claims by Lender against Grantor or any one or more of them, whether now existing or determined or undetermined, absolute or contingent, liquidated or unliquidated whether Grantor may be liable individually or jointly with others, whether obligated as guarantors, surety, accommodation party or otherwise, and whether recovery upon such amounts may be or hereafter may become barred by any statute of limitations, and whether the obligation to repay such amounts may be or hereafter may become otherwise unenforceable."

AUTOMATIC DEBIT OF LOAN PAYMENTS. As a condition to the pricing set forth in this Agreement and the Note, Borrower shall have all Loan payments automatically debited from its business checking or other demandi deposit account maintained with Lender. Borrower hereby agrees and acknowledges that in the event Borrower elects to not have Loan payments automatically debited from its account(s), the then-current interest rate will immediately be increased by .50% until such time as Borrower elects to have Loan payments automatically debited from its account with Lender.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Agreement:

Amendments. This Agreement, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Attorneys' Fees; Expenses. Borrower agrees to pay upon demand all of Lender's costs and expenses, including Lender's attorneys' fees and Lender's legal expenses, incurred in connection with the enforcement of this Agreement. Lender may hire or pay someone else to help enforce legal expenses whether or not there is a tawsuit, including attorneys' fees and legal expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgment collection services. Borrower also shall pay all

Caption Headings. Caption headings in this Agreement are for convenience purposes only and are not to be used to interpret or define the provisions of this Agreement.

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BUSINESS LOAN AGREEMENT (Continued)

Loan No: 1301370003

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Consent to Loan Participation. Borrower agrees and consents to Lender's sale or transfer, whether now or later, of one or more participation interests in the Loan to one or more purchasers, whether related or unrelated to Lender. Lender may provide, without any limitation whatsoever, to any one or more purchasers, or potential purchasers, any information or knowledge Lender may have about Borrower or about any other matter relating to the Loan, and Borrower hereby waives any rights to privacy Borrower may have with respect to such matters. Borrower additionally waives any and all notices of sale of participation interests, as well as all notices of any repurchase of such participation interests. Borrower also all the rights granted under the participation agreement or agreements governing the sale of such participation interests in the Loan and will have all rights of offset or counterclaim that if may have now or later against Lender or against any purchaser of such a participation interest and unconditionally agrees that either Lender or such purchaser may enforce Borrower's obligation under the Loan irrespective of the failure or insolvency of any holder of any interest in the Loan. Borrower further agrees that the purchaser of any such participation interests may enforce its interests irrespective of any personal claims or defenses that Borrower may have against Lender.

Governing Law. This Agreement will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, State of Nevada without regard to its conflicts of law provisions. This Agreement has been accepted by Lender in the

Choice of Venue. If there is trawsur, Berrower agrees upon Lender's request to submit to the jurisdiction of the courts of Clark County. State of Nevada. (Initial Here

Joint and Several Liability. All obligations of Borrower under this Agreement shall be joint and several, and all references to Borrower shall mean more of the parties is a corporation, partnership, limited liability company or similar entity, it is not necessary for Lender to Inquire into the powers of any of the officers, directors, partners, members, or other agents acting or purporting to act on the entity's behalf, and any obligations made or created in reliance upon the professed exercise of such powers shall be guaranteed under this Agreement.

No Waiver by Lender. Lender shall not be deemed to have waived any rights under this Agreement unless such waiver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A compliance with that provision or any other provision of this Agreement. No prior waiver by Lender's right otherwise to demand strict and Borrower, or between Lender and any Grantor', shall constitute a waiver of any of Lender's rights or of any of Borrower's or any Grantor's Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

Notices. Any notice required to be given under this Agreement shall be given in writing, and shall be effective when actually delivered, when actually received by telefacsimile (unless otherwise required by law), when deposited with a nationally recognized overnight courier, or, if mailed, beginning of this Agreement. Any party may change its address for notices under this Agreement by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address. For notice purposes, Borrower agrees to keep Lender informed at all times of Borrower's current address. Unless otherwise provided or required by law, if there is more than one Borrower, any notice given by

Severability. If a court of competent jurisdiction finds any provision of this Agreement to be illegal, invalid, or unenforceable as to any person or circumstance, that finding shall not make the offending provision illegal, invalid, or unenforceable as to any other person or circumstance. If teasible, the offending provision shall be considered modified so that it becomes legal, valid and enforceable. If the offending provision cannot be so modified, it shall be considered deleted from this Agreement. Unless otherwise required by law, the illegality, invalidity, or unenforceability of any other provision of this Agreement shall not affect the legality, validity or enforceability of any other provision of this Agreement.

Subaldiaries and Affiliates of Borrower. To the extent the context of any provisions of this Agreement makes it appropriate, including without affiliates. Notwithstanding the foregoing however, under no circumstances shall this Agreement shall include all of Borrower's subsidiaries and or other financial accommodation to any of Borrower's subsidiaries or affiliates.

Successors and Assigns. All covenants and agreements by or on behalf of Borrower contained in this Agreement or any Related Documents shall bind Borrower's successors and assigns and shall inure to the benefit of Lender and its successors and assigns. Borrower's however, have the right to assign Borrower's rights under this Agreement or any interest therein, without the prior written consent of Lender.

Survival of Representations and Werranties. Borrower understands and agrees that in extending Loan Advances, Lender is relying on all Lender under this Agreement or the Related Documents. Borrower further agrees that regardless of any investigation made by Borrower to representations, warranties and covenants will survive the extension of Loan Advances and delivery to Lender of the Related Documents, shall be deemed made and redated by Borrower at the time each Loan Advance is made, and shall remain in full force and whichever is the last to occur.

Time is of the Essence. Time is of the essence in the performance of this Agreement.

Waive Jury. All parties to this Agreement hereby waive the right to any jury trial in any action, proceeding, or counterclaim brought by any party against any other party.

DEFINITIONS. The following capitalized words and terms shall have the following meanings when used in this Agreement. Unless specifically stated to the contrary, all references to dollar amounts shall mean amounts in lawful money of the United States of America. Words and terms used in the singular shall include the plural, and the plural shall include the singular, as the context may require. Words and terms not otherwise defined in this Agreement shall have the meanings attributed to such terms in the Uniform Commercial Code. Accounting words and terms not otherwise defined in this Agreement shall have the meanings assigned to them in accordance with generally accepted accounting principles as in effect on the date of this

Advance. The word "Advance" means a disbursement of Loan funds made, or to be made, to Borrower or on Borrower's behalf on a line of credit or multiple advance basis under the terms and conditions of this Agreement.

Agreement. The word "Agreement" means this Business Loan Agreement as this Business Loan Agreement may be amended or modified from time to time, together with all exhibits and schedules attached to this Business Loan Agreement from time to time.

Borrower. The word "Borrower" means EXECUTIVE PLASTERING, INC., a Nevada corporation; and Eagle Plastering, Inc., a Nevada corporation and includes all co-signers and co-makers signing the Note and all their successors and assigns.

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Loan No: 1301370003 BUSINESS LOAN AGREEMEN (Continued)

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Collateral. The word "Collateral" means all property and assets granted as collateral security for a Loan, whether real or personal property, whether granted directly or indirectly, whether granted now or in the future, and whether granted in the form of a security interest, mortgage, collateral mortgage, deed of trust, assignment, pledge, crop pledge, chattel mortgage, collateral chattel mortgage, chattel trust, factor's lien, equipment trust, conditional sale, trust receipt, lien, charge, lien or title retention contract, lease or consignment intended as a security device, or any other security or lien interest whatsoever, whether created by law, contract, or otherwise.

Environmental Laws. The words "Environmental Laws" mean any and all state, federal and local statutes, regulations and ordinances relating to the protection of human health or the environment, including without limitation the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. Section 9801, et seq. ("CERCLA"), the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq., or other applicable state or federal laws, rules, or regulations adopted pursuant thereto.

Event of Default. The words "Event of Default" mean any of the events of default set forth in this Agreement in the default section of this Agreement.

GAAP. The word "GAAP" means generally accepted accounting principles.

Grantor. The word "Grantor" means each and all of the persons or entities granting a Security Interest in any Collateral for the Loan, including without limitation all Borrowers granting such a Security Interest.

Guarantor. The word "Guarantor" means any guarantor, surety, or accommodation party of any or all of the Loan.

Guaranty. The word "Guaranty" means the guaranty from Guarantor to Lender, including without limitation a guaranty of all or part of the Note.

Hazardous Substances. The words "Hazardous Substances" mean materials that, because of their quantity, concentration or physical, chemical or infectious characteristics, may cause or pose a present or potential hazard to human health or the environment when improperly used, treated, stored, disposed of, generated, manufactured, transported or otherwise handled. The words "Hazardous Substances" are used in their very broadest sense and include without limitation any and all hazardous or toxic substances, materials or waste as defined by or listed under the Environmental Laws. The term "Hazardous Substances" also includes, without limitation, petroleum and petroleum by-products or any fraction thereof and asbestos.

Indebtedness. The word "Indebtedness" means the indebtedness evidenced by the Note or Related Documents, including all principal and interest together with all other indebtedness and costs and expenses for which Borrower is responsible under this Agreement or under any of the Related Documents.

Lender. The word "Lender" means First National Bank of Nevada, its successors and assigns.

Loan. The word "Loan" means any and all loans and financial accommodations from Lender to Borrower whether now or hereafter existing, and however evidenced, including without limitation those loans and financial accommodations described herein or described on any exhibit or schedule attached to this Agreement from time to time.

Note. The word "Note" means the Note executed by EXECUTIVE PLASTERING, INC., a Nevada corporation; and Eagle Plastering, Inc., a Nevada corporation in the principal amount of \$2,000,000.00 dated January 31, 2007, together with all renewals of, extensions of, modifications of, relinancings of, consolidations of, and substitutions for the note or credit agreement.

Permitted Liens. The words "Permitted Liens" mean (1) liens and security interests securing Indebtedness owed by Borrower to Lender; (2) liens for taxes, assessments, or similar charges either not yet due or being contested in good faith; (3) liens of materialmen, mechanics, warehousemen, or carriers, or other like liens arising in the ordinary course of business and securing obligations which are not yet delinquent; (4) purchase money liens or purchase money security interests upon or in any property acquired or held by Borrower in the ordinary course of business to secure indebtedness outstanding on the date of this Agreement or permitted to be incurred under the paragraph of this Agreement titled "Indebtedness and Liens"; (5) liens and security interests which, as of the date of this Agreement, have been disclosed to and approved by the Lender in writing; and (6) those liens and security interests which in the aggregate constitute an immaterial and insignificant monetary amount with respect to the net value of Borrower's assets.

Related Documents. The words "Related Documents" mean all promissory notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, deeds of trust, security deeds, collateral mortgages, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Loan.

Security Agreement. The words "Security Agreement" mean and include without limitation any agreements, promises, covenants, arrangements, understandings or other agreements, whether created by law, contract, or otherwise, evidencing, governing, representing, or creating a Security Interest.

Security Interest. The words "Security Interest" mean, without limitation, any and all types of collateral security, present and future, whether in the form of a lien, charge, encumbrance, mortgage, deed of trust, security deed, assignment, pledge, crop pledge, chattel mortgage, collateral chattel mortgage, chattel trust, factor's lien, equipment trust, conditional sale, trust receipt, lien or title retention contract, lease or consignment intended as a security device, or any other security or lien interest whatsoever whether created by law, contract, or otherwise.

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Loan No: 1301370003

BUSINESS LOAN AGREEMENT. (Continued)

Page 8

BORROWER ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS BUSINESS LOAN AGREEMENT AND BORROWER AGREES TO ITS TERMS. THIS BUSINESS LOAN AGREEMENT IS DATED JANUARY 31, 2007.

LAST INCO CHURTE VIL 9 34.00 (1) S. COR FORLAND FRANCE STANONS FOR 1967 2007 AN ENGINE HARMOND FOR DIAGREENING SOFT, TRANSPORT PROPERTY OF THE PROPERTY OF THE

BORROWER:

EXECUTIVE PLASTERING, INC., A NEVADA CORPORATION

Gernett K. Hall, President/Secretary of EXECUTIVE PLASTERING, INC., a Nevada corporation

Kenneth D. Holt, Treasurer of EXECUTIVE PLASTERING, INC., a Nevada corporation

EAGLE PLASTERING, INC., A NEVADA CORPORATION

By:

Kenneth D. Holt, President/Secretary of Eagle
Plastering, Inc., a Nevada corporation

LENDER:

FIRST NATIONAL BANK OF NEVADA

By Authorized Signer Toward

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Executive Plastering-370003

Rate Period: Monthly

Nominal Annual Rate: 8.250 %

CASH FLOW DATA

	Event	Date	Amount	Number	Period	End Date
1 2 3 4 5 6 7	Loan Rate Change Payment Payment Payment Payment Payment Payment	07/26/2008 07/31/2008 03/26/2009 04/15/2009 05/15/2009 06/15/2009 07/15/2009	1,984,400.51	number 1 od: Monthly 1 1 1	<u>Репоа</u>	End Date
8 9 10 11 12	Payment Payment Payment Payment Payment Payment	08/17/2009 09/15/2009 10/15/2009 11/16/2009 12/21/2009	10,719.74 10,719.74 12,863.68 17,151.58 2,263,142.85	1 1 1		

AMORTIZATION SCHEDULE - U.S. Rule (no compounding)

**************************************	Date	Payment	Interest Accrued	Interest Paid	Principal Paid	Interest	Balance Du	e Total
Loan Rate 2008 To	07/26/2008 07/31/2008 07/31/2008 otals	Rate: 13.250 % 0.00	0.00 2,242.64 Rate Pe 2,242.64	0.00 0.00 eriod: Monthly 0.00	0.00 0.00 0.00	0.00 2,242.64	1,984,400.51 1,984,400.51	1,984,400.51 1,986,643.15
1 2 3 4 5 6 7 8 9 10 2009 To		2,143.95 4,287.89 10,719.74 10,719.74 10,719.74 10,719.74 10,719.74 12,863.68 17,151.58 2,263,142.85 2,353,188.65	172,107.10 14,407.29 21,911.09 21,911.09 23,351.82 20,890.57 21,911.09 22,631.45 25,512.91 366,545.50	2,143.95 4,287.89 10,719.74 10,719.74 10,719.74 10,719.74 12,863.68 17,151.58 278,742.34 368,788.14	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	172,205.79 182,325.19 193,516.54 204,707.89 215,899.24 228,531.32 238,702.15 247,749.56 253,229.43 0.00	1,984,400.51 1,984,400.51 1,984,400.51 1,984,400.51 1,984,400.51 1,984,400.51 1,984,400.51 1,984,400.51 0.00	2,156,606.30 2,166,725.70 2,177,917.05 2,189,108.40 2,200,299.75 2,212,931.83 2,223,102.66 2,232,150.07 2,237,629.94 0.00
Grand To	otals	2,353,188.65	368,788.14	368,788.14	1,984,400.51			

EXHIBIT "B"

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Case 09-33776-btb	Claim 35-1 Filed 12/3	β <u>0/10 Page 1 of 10</u>
UNITED STATES BANKRUPTCY COURT-	DISTRICT OF NEVADA	PROOF OF CLAIM -CHAPTER 7
Name of Debtor	Case Number	This space for court week
Executive Plastering, Inc.	09-33776 BAM	RECEIVED & FILED
NOTE: This form should NOT be used to make a claim for an administrative case. A "request" for payment of an administrative expense may be filed put	e expense arising after the commencement of the round to 11 U.S.C. Section 503	
Name of Creditor (The person or other entity to whom the debtor owes money or property) SMS Financial, LLC	Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach courts	"10 DEC 30 P1 :20 U.S. BANKSHIPTCY CONRT MARY & CONSTRUCTOR
Name & address where notices should be sent: SMS Financial, LLC 2445 N. 7+h Avenue Phoenix AZ 85007 Telephone number: (402) 944-0624 Account or other number by which creditor identifies	received any notices from the bankruptcy court in this case. Check box if the address differs from the address on the envelope sent to you by the court.	
debtor: 6854	Check here if this claim	ously filed claim, dated
Goods sold Services performed Money loaned Personal injury/wrougful death Taxes Other Other Other	Retiree benefits as defined in 11 U.S.C. § [] Wages, sularies, and compensation (Last four digits of your Social Securi Unpaid compensation for services per	III4(s) FILL OUT BELOW) ity # erformed from
2. Date debt was incurred: 1/31/67	3. If court judgment, date obtain	ined:
4. Total claim at time case filed: \$\sum_{1546_{172}}\$\text{Unsecutif all or part of your claim is secured or entitled to priority, } [] Check this box if claim includes interest, or other c of all interest or additional charges. 5. Secured Claim. [] Check this box if your claim is secured by collateral (including a right of setoff) Brief description of collateral: [] Real Estate [] Motor Vehicle [] Other Value of collateral: \$\sum_{156}\$ Amount of arrearage and other charges at time case filed included in secured claim, if any: \$\sum_{256}\$ 6. Unsecured Non Priority Claim	7. Unsecured Priority Claim. [] Check this box if you have a Amount entitled to priority Specify the priority of the claim. [] Wages, salaries, or combefore filing of the band business, whichever is [] Contributions to an emiliary business for personal. [] Alimony, maintenance, child- 11 U.S.C. § 5076. [] Taxes or penalties owed	n unsecured priority claim.
41,546,702.40	U THEK-Specify applica	able paragraph of 11 U.S.C. § 507(a)().
8. Credits: The amount of all payments on this claim has bee purpose of making this proof of claim. 9. Supporting documents: Attach capies of supporting documents are not avairable. The comparison of the compa	aments, such as promissory notes accounts, contracts, court judgments, a of lien. DO NOT SEND lable, explain. If the documents are e filing of your claim, enclose a of claim.	This space for court use)
Penalty for presenting fraudulent claim: Finc		5 years, or both, 18 U.S.C. §§ 152 & 3571

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USINESS LOAN AGREEME

Principal Dan Date Maturity
Principal Loan Date Maturity Loan No Call / Coll Account Officer Pivals \$2,000,000.00 01=31=2007 01=28-2012 1301370001 24A n.e./22n
285 VI 201-2007 VI 1-28-2012 301370001 24A\n a / 22n
Any item above containing has been omitted due to text length limitations

Borrower:

EXECUTIVE PLASTERING, INC., a Nevada

corporation

Eagle Plastering, Inc., a Nevada corporation

3130 N. Rancho Dr., Suite 101 Les Vegas, NV 89130 Lender:

First National Bank of Nevada Flamingo - Commercial Lending

4950 W. Flamingo Las Vegas, NV 89103

THIS BUSINESS LOAN AGREEMENT dated January 31, 2007, is; made and executed between EXECUTIVE PLASTERING, INC., a Nevada corporation; and Eagle Plastering, Inc., a Nevada corporation ("Borrower") and First National Bank of Nevada ("Lender") on the following terms and conditions. Borrower has received prior commercial loans from Lender or has applied to Lender for a commercial loan or loans or other financial accommodations, including those which may be described on any exhibit or schedule attached to this Agreement ("Loan"). Borrower is representations, renewing, or extending any Loan, Lender is relying upon Borrower's representations, be subject to Lender's sole judgment and discretion; and (C) all such Loans shall be and remain subject to the terms and conditions of this Agreement.

TERM. This Agreement shall be effective as of January 31, 2007, and shall continue in full force and effect until such time as all of Borrower's Loans in the parties may agree in writing to terminate this Agreement.

CONDITIONS PRECEDENT TO EACH ADVANCE. Lender's obligation to make the initial Advance and each subsequent Advance under this Agreement shall be subject to the fulfillment to Lender's satisfaction of all of the conditions set forth in this Agreement and in the Related Documents.

Loan Documents. Borrower shall provide to Lender the following documents for the Loan: (1) the Note; (2) Security Agreements granting to Lender security interests in the Collateral; (3) financing statements and all other documents perfecting Lender's Security Interests; (4) evidence substance satisfactory to Lender and Lender's counsel.

Borrower's Authorization. Borrower shall have provided in form and substance satisfactory to Lender properly certified resolutions, duly authorizing the execution and delivery of this Agreement, the Note and the Related Documents. In addition, Borrower shall have provided such other resolutions, authorizations, documents and instruments as Lender or its counsel, may require.

Payment of Fees and Expenses. Borrower shall have paid to Lender all fees, charges, and other expenses which are then due and payable as specified in this Agreement or any Related Document.

Representations and Warranties. The representations and warranties set forth in this Agreement, in the Related Documents, and in any document or certificate delivered to Lender under this Agreement are true and correct.

No Event of Default. There shall not exist at the time of any Advance-a condition which would constitute an Event of Default under this Agreement or under any Related Document.

MULTIPLE BORROWERS. This Agreement has been executed by multiple obligors who are referred to in this Agreement individually, collectively and interchangeably as "Borrower." Unless specifically stated to the contrary; the word "Borrower" as used in this Agreement, including without limitation all representations, warranties and covenants, shall include all Borrowers. Borrower understands and agrees that, with or without notice to any one Borrower, Lender may (A) make one or more additional secured or unsecured loans or otherwise extend additional credit with respect to any other Borrower; (B) with respect to any other Borrower alter, compromise, renew, extend, accelerate, or otherwise change one or more times the time for payment or other terms of any indebtedness, including increases and decreases of the rate of interest on the indebtedness; (C) exchange, enforce, waive, subordinate, tail or decide not to perfect, and release any security, with or without the substitution of new collaterat; (D) release, substitute, agree not to sue, or deal with any one or more of Borrower's or any other Borrower's sureties, endorsers, or other guarantors on any terms or in any such security and direct the order or manner of sale of any Collateral, including without limitation, any non-judicial sale permitted by the terms of the controlling security agreement or deed of trust, as Lender in its discretion may determine; (G) sell, transfer, assign or grant participations in all or any part of the Loan; (H) exercise or refrain from exercising any rights against Borrower's orthers, or otherwise act or refrain from acting; (I) settle or compromise any indebtedness; and (J) subordinate the payment of any part of any of Borrower's indebtedness to Lender to the payment of any liabilities which may be due Lender or others.

REPRESENTATIONS AND WARRANTIES. Borrower represents and warrants to Lender, as of the date of this Agreement, as of the date of each disbursement of loan proceeds, as of the date of any renewal, extension or modification of any Loan, and at all times any Indebtedness exists:

Organization. EXECUTIVE PLASTERING, INC., a Nevada corporation is a corporation for profit which is, and at all times shall be, duly organized, validly existing, and in good standing under and by virtue of the laws of the State of Nevada. EXECUTIVE PLASTERING, INC., a Nevada corporation is duly authorized to transact business in all other states in which EXECUTIVE PLASTERING, INC., a Nevada corporation is doing business specifically, EXECUTIVE PLASTERING, INC., a Nevada corporation is doing business. Specifically, EXECUTIVE PLASTERING, INC., a Nevada corporation is, and at all times shall be, duly condition. EXECUTIVE PLASTERING, INC., a Nevada corporation in all states in which the failure to so qualified as a foreign corporation in all states in which the failure to so qualify would have a material adverse effect on its business or financial condition. EXECUTIVE PLASTERING, INC., a Nevada corporation has the full power and authority to own its properties and to transact the business in which it is presently engaged or presently proposes to engage. EXECUTIVE PLASTERING, INC., a Nevada corporation maintains an otherwise in writing, the principal office is the office at which EXECUTIVE PLASTERING, INC., a Nevada corporation has designated otherwise in writing, the principal office is the office at which EXECUTIVE PLASTERING, INC., a Nevada corporation keeps its books and records including its records concerning the Collateral. EXECUTIVE PLASTERING, INC., a Nevada corporation will notify Lender prior to any change in the location of EXECUTIVE PLASTERING, INC., a Nevada corporation shall do all things necessary to preserve and to keep in full force and effect its existence, rights and privileges, and shall comply with all regulations, rules, ordinances, statutes, orders and decrees of any governmental or quasi-governmental authority or court applicable to EXECUTIVE PLASTERING, INC., a Nevada corporation and EXECUTIVE PLASTERING, INC., a Nevada corporation and EXECUTIVE PLASTERING, INC., a Nevada corporation and EX

Eagle Plastering, Inc., a Nevada corporation is a corporation for profit which is, and at all times shall be, duly organized, validly existing, and in good standing under and by virtue of the laws of the State of Nevada. Eagle Plastering, Inc., a Nevada corporation is duly authorized to transact business in all other states in which Eagle Plastering, Inc., a Nevada corporation is doing business, having obtained all necessary filings,

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governmental licenses and approvals for each state in which Eagle Plastering, Inc., a Nevada corporation is doing business. Specifically, Eagle Plastering, Inc., a Nevada corporation is, and at all times shall be, duly qualified as a foreign corporation in all states in which the failure to so and authority to own its properties and to transact the business or financial condition. Eagle Plastering, Inc., a Nevada corporation has the full power Plastering, Inc., a Nevada corporation maintains an office at 3130 N. Rancho Dr., Suite 101, Las Vegas, NV 89130. Unless Eagle Plastering, Inc., a Nevada corporation that designated otherwise in writing, the principal office is the office at which Eagle Plastering, Inc., a Nevada corporation keeps its books and records including its records concerning the Collateral. Eagle Plastering, Inc., a Nevada corporation will notify Lender prior to any change in the location of Eagle Plastering, Inc., a Nevada corporation's state of organization or any change in Eagle Plastering, Inc., a Nevada corporation shall do all things necessary to preserve and to keep in full force and effect its quasi-governmental authority or court applicable to Eagle Plastering, Inc., a Nevada corporation and Eagle Plastering, Inc., a Nevada corporation's business activities.

Assumed Business Names. Borrower has filed or recorded all documents or filings required by law relating to all assumed business names used by Borrower. Excluding the name of Borrower, the following is a complete list of all assumed business names under which Borrower does business:

Borrower

Assumed Business Name

Filing Location

Date

Eagle Plastering, Inc., a Nevada

Sundance Plastering

Clark County

08-14-2002

prporation

Authorization. Borrower's execution, delivery, and performance of this Agreement and all the Related Documents have been duly authorized by all necessary action by Borrower and do not conflict with, result in a violation of, or constitute a default under (1) any provision of (a) Borrower's articles of incorporation or organization, or bylaws, or (b) any agreement or other instrument binding upon Borrower or (2) any law, governmental regulation, court decree, or order applicable to Borrower or, to Borrower's properties.

Financial Information. Each of Borrower's financial statements supplied to Lender truly and completely disclosed Borrower's financial condition as of the date of the statement, and there has been no material adverse change in Borrower's financial condition subsequent to the date of the most recent financial statement supplied to Lender. Borrower has no material contingent obligations except as disclosed in such financial statements.

Legal Effect. This Agreement constitutes, and any instrument or agreement Borrower is required to give under this Agreement when delivered will constitute legal, valid, and binding obligations of Borrower enforceable against Borrower in accordance with their respective terms.

Properties. Except as contemplated by this Agreement or as previously disclosed in Borrower's financial statements or in writing to Lender and as accepted by Lender, and except for property tax liens for taxes not presently due and payable, Borrower owns and has good title to all of Borrower's properties free and clear of all Security Interests, and has not executed any security documents or financing statements relating to such other name for at least the last five (5) years.

Hazardous Substances. Except as disclosed to and acknowledged by Lender in writing, Borrower represents and warrants that: (1) During the period of Borrower's ownership of the Collateral, there has been no use, generation, manufacture, storage, treatment, disposal, release of threatened release of any Hazardous Substance by any person on, under, about or from any of the Collateral. (2) Borrower has no knowledge of, or reason to believe that there has been (a) any breach or violation of any Environmental Laws; (b) any use, generation, manufacture, storage, treatment, disposal, release or threatened release of any Hazardous Substance on, under, about or from the Collateral by any prior owners or occupants of any of the Collateral; or (c) any actual or threatened litigation or claims of any kind by any person relating to such matters. (3) Neither Borrower nor any tenant, contractor, agent or other authorized user of any of the Collateral shall use, generate, manufacture, store, treat, dispose of or release any Hazardous Substance on, under, about or from any of the Collateral; and any such activity shall be conducted in compliance with all applicable federal, state, and local laws, regulations, and ordinances, including without limitation all Environmental Laws. Borrower authorizes Lender and its agents to enter upon the Collateral to make such inspections and tests as Lender may deem appropriate to determine compliance of the Collateral with this section of the Agreement. Any inspections or tests made by Lender shall be at Borrower's expense and for Lender's purposes only and shall not be construed to create any responsibility or fiability on the part of Lender to Borrower or to hazardous waste and Hazardous Substances. Borrower hereby (1) releases on Borrower's due diligence in investigating the Collateral for hazardous waste and Hazardous Substances. Borrower hereby (1) releases and walves any future claims against Lender for indemnity or contribution in the event Borrower becomes liable for cleanup or other co

Litigation and Claims. No litigation, claim, investigation, administrative proceeding or similar action (including those for unpaid taxes) against Borrower is pending or threatened, and no other event has occurred which may materially adversely affect Borrower's financial condition or properties, other than litigation, claims, or other events, if any, that have been disclosed to and acknowledged by Lender in writing.

Taxes. To the best of Borrower's knowledge, all of Borrower's tax returns and reports that are or were required to be filed, have been filed, and all taxes, assessments and other governmental charges have been paid in full, except those presently being or to be contested by Borrower in good faith in the ordinary course of business and for which adequate reserves have been provided.

Lien Priority. Unless otherwise previously disclosed to Lender in writing, Borrower has not entered into or granted any Security Agreements, or permitted the filing or attachment of any Security Interests on or affecting any of the Collateral directly or indirectly securing repayment of Borrower's Loan and Note, that would be prior or that may in any way be superior to Lender's Security Interests and rights in and to such Collateral.

Binding Effect. This Agreement, the Note, all Security Agreements (if any), and all Related Documents are binding upon the signers thereof, as well as upon their successors, representatives and assigns, and are legally enforceable in accordance with their respective terms.

AFFIRMATIVE COVENANTS. Borrower covenants and agrees with Lender that, so long as this Agreement remains in effect, Borrower will:

Notices of Claims and Litigation. Promptly inform Lender in writing of (1) all material adverse changes in Borrower's financial condition, and (2) all existing and all threatened litigation, claims, investigations, administrative proceedings or similar actions affecting Borrower or any Guarantor which could materially affect the financial condition of Borrower or the financial condition of any Guarantor.

Financial Records. Maintain its books and records in accordance with GAAP, applied on a consistent basis, and permit Lender to examine and audit Borrower's books and records at all reasonable times.

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Financial Statements. Furnish Lender with the following:

Additional Requirements. Borrower shall deliver or cause to be delivered to Lender:

Annual Consolidated and Consolidating CPA Reviewed Financial Statement of Executive Plastering, Inc. and all Entities due within 90 days of

Quarterly Company Prepared Financial Statement of Executive Plastering, Inc., Eagle Plastering, Inc., Cobra Plastering, Inc., Excalibur Leasing, LLC, Tower Builders, LLC due within 30 days of 6/30 beginning year 2007.

Annual Tax Returns of Executive Plastering, Inc., Eagle Plastering, Inc., Cobra Plastering, Inc., Excalibur Leasing, LLC, Tower Builders, LLC

Annual Personal Financial Statement of Kenneth D. Holt & Garnett K. Hall due within 30 days of 4/15 beginning year 2007.

Annual Tax Returns of Kenneth D. Holt & Gamett K. Hall due within 30 days of filing beginning year of 2006.

Annual Collateral Audit on All Entities (excluding CD).

All financial reports required to be provided under this Agreement shall be prepared in accordance with GAAP, applied on a consistent basis, and

Additional information. Furnish such additional information and statements, as Lender may request from time to time.

Financial Covenants and Ratios. Comply with the following covenants and ratios:

Other Requirements. All Entitles must maintain minimum 1.25x Business DCR [Business DCR = (Business net Income + Interest expense distributions)/Principal and interest expense on the subject debt including lines fully drawn + any other business debt service including lease

No two consecutive quarterly losses and company to show profit on an annual basis.

Except as provided above, all computations made to determine compliance with the requirements contained in this paragraph shall be made in accordance with generally accepted accounting principles, applied on a consistent basis, and certified by Borrower as being true and

Insurance. Maintain fire and other risk insurance, public liability insurance, and such other insurance as Lender may require with respect to Borrower's properties and operations, in form, amounts, coverages and with insurance companies acceptable to Lender. Borrower, upon request of Lender, will deliver to Lender from time to time the policies or certificates of insurance in form satisfactory to Lender, including stipulations that coverages will not be cancelled or diminished without at least thirty (30) days prior written notice to Lender. Each insurance policy also shall include an endorsement providing that coverage in favor of Lender will not be impaired in any way by any act, omission or default of Borrower or any other person. In connection with all policies covering assets in which Lender holds or is offered a security interest for the Loans, Borrower will provide Lender with such lender's loss payable or other endorsements as: Lender may require.

Insurance Reports. Furnish to Lender, upon request of Lender, reports on each existing insurance policy showing such information as Lender may reasonably request, including without limitation the following: (1); the name of the insurer; (2) the risks insured; (3) the amount of the policy; (4) the properties insured: (5) the then current property values on the basis of which insurance has been obtained, and the manner of determining those values; and (6) the expiration date of the policy. In addition, upon request of Lender (however not more often than annually), Borrower will have an independent appraiser satisfactory to Lender determine, as applicable, the actual cash value or replacement cost of any Collateral. The cost of such appraisal shall be paid by Borrower.

Guaranties. Prior to disbursement of any Loan proceeds, furnish executed guaranties of the Loans in favor of Lender, executed by the guarantors named below, on Lender's forms, and in the amounts and under the conditions set forth in those guaranties.

Names of Guarantors	Amounts
Garnett K. Hall Kenneth D. Holt Cobra Plastering, Inc., a Arizona limited liability company	Unlimited Unlimited Unlimited
Excalibur Leasing, LLC, a Nevada Ilmited liability company	Untimited
Tower Builders, LLC, a Nevada limited liability company	Unlimited

Other Agreements. Comply with all terms and conditions of all other agreements, whether now or hereafter existing, between Borrower and any other party and notify Lender immediately in writing of any default in connection with any other such agreements.

Loan Proceeds. Use all Loan proceeds solely for the following specific purposes: For Employee Stock Ownership Plan use only.

Taxes, Charges and Liens. Pay and discharge when due all of its indebtedness and obligations, including without limitation all assessments. taxes, governmental charges, levies and liens, of every kind and nature, imposed upon Borrower or its properties, income, or profits, prior to the date on which penalties would attach, and all lawful claims that, if unpaid, might become a lian or charge upon any of Borrower's properties.

Performance. Perform and comply, in a timely manner, with all terms, conditions, and provisions set forth in this Agreement, in the Related Documents, and in all other instruments and agreements between Borrowel and Lender. Borrower shall notify Lender immediately in writing of " dil 4

Operations. Maintain executive and management personnel with substantially the same qualifications and experience as the present executive and management personnel; provide written notice to Lender of any change in executive and management personnel; conduct its business affairs

Environmental Studies. Promptly conduct and complete, at Borrower's expense, all such investigations, studies, samplings and testings as may be requested by Lender or any governmental authority relative to any substance, or any waste or by-product of any substance defined as loxic or a hazardous substance under applicable federal, state, or local law, rule, regulation, order or directive, at or affecting any property or any facility

Compliance with Governmental Requirements. Comply with all laws, ordinances, and regulations, now or hereafter in effect, of all governmental authorities applicable to the conduct of Borrower's properties, businesses and operations, and to the use or occupancy of the Collateral, including without limitation, the Americans With Disabilities Act. Borrower may contest in good faith any such law, ordinance, or

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regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Borrower has notified Lender in writing prior to doing so and so long as, in Lender's sole opinion, Lender's interests in the Collateral are not jeopardized. Lender may require Borrower to post adequate security or a surety bond, reasonably satisfactory to Lender, to protect Lender's interest.

Inspection. Permit employees or agents of Lender at any reasonable time to inspect any and all Collateral for the Loan or Loans and Borrower's other properties and to examine or audit Borrower's books, accounts, and records and to make copies and memoranda of Borrower's books, accounts, and records. If Borrower now or at any time hereafter maintains any records (including without limitation computer generated records and computer software programs for the generation of such records) in the possession of a third party, Borrower, upon request of Lender, shall request, all at Borrower's expense.

Environmental Compliance and Reports. Borrower shall comply in all respects with any and all Environmental Laws; not cause or permit to exist, as a result of an intentional or unintentional action or omission on Borrower's part or on the part of any third party, on property owned and/or and in compliance with the conditions of a permit issued by the appropriate federal, state or local governmental authorities; shall furnish to Lender promptly and in any event within thirty (30) days after receipt thereof a copy of any notice, summons, lien, citation, directive, letter or other communication from any governmental agency or instrumentality concerning any intentional or unintentional action or omission on Borrower's part in connection with any environmental activity whether or not there is darinage to the environment and/or other natural resources.

Additional Assurances. Make, execute and deliver to Lender such promissory notes, mortgages, deeds of trust, security agreements, and secure the Loans and to perfect all Security Interests.

LENDER'S EXPENDITURES. If any action or proceeding is commenced that would materially affect Lender's interest in the Collateral or if Borrower fails to comply with any provision of this Agreement or any Related Documents, including but not limited to Borrower's failure to discharge or pay when due any amounts Borrower is required to discharge or pay under this Agreement or any Related Documents, Lender on Borrower's behalf may (but shall not be obligated to) take any action that Lender deems appropriate, including but not limited to discharging or paying all taxes, liens, security interests, encumbrances and other claims, at any time levied or placed on any Collateral and paying all costs for insuring, maintaining and preserving any Collateral. All such expenditures incurred or paid by Lender for such purposes will then bear interest at the rate charged under the Note from the option, will (A) be payable on demand; (B) be added to the balance of the Note and be apportioned among and be payable with any installment payments to become due during either (1) the term of any applicable insurance policy; or (2) the remaining term of the Note; or (C) be treated as a

NEGATIVE COVENANTS. Borrower covenants and agrees with Lender that while this Agreement is in effect, Borrower shall not, without the prior written consent of Lender:

Indebtedness and Liens. (1) Except for trade debt incurred in the normal course of business and indebtedness to Lender contemplated by this Agreement, create, incur or assume indebtedness for borrowed money, including capital leases, (2) sell, transfer, mortgage, assign, pledge, lease, grant a security interest in, or encumber any of Borrower's assets (except as allowed as Permitted Liens), or (3) sell with recourse any of

Continuity of Operations. (1) Engage in any business activities substantially different than those in which Borrower is presently engaged, (2) cease operations, liquidate, merge, transfer, acquire or consolidate with any other entity, change its name, dissolve or transfer or self Collateral out of the ordinary course of business, or (3) pay any dividends on Borrower's stock (other than dividends payable in its stock), provided, however that notwithstanding the foregoing, but only so long as no Event of Detault has occurred and is continuing or would result from the payment of dividends, if Borrower is a "Subchapter S Corporation" (as defined in the Internal Revenue Code of 1986, as amended), Borrower may pay cash estimated income tax payments to satisfy their liabilities under federal and state law which arise solely from their status as Shareholders of a Subchapter S Corporation because of their ownership of shares of Borrower's stock, or purchase or retire any of Borrower's outstanding shares or after or amend Borrower's capital structure.

Loans, Acquisitions and Guaranties. (1) Loan, invest in or advance money or assets to any other person, enterprise or entity. (2) purchase, create or acquire any interest in any other enterprise or entity, or (3) Incur any obligation as surety or guarantor other than in the ordinary course of business.

Agreements. Borrower will not enter into any agreement containing any provisions which would be violated or breached by the performance of Borrower's obligations under this Agreement or in connection herewith.

CESSATION OF ADVANCES. If Lender has made any commitment to make any Loan to Borrower, whether under this Agreement or under any other agreement, Lender shall have no obligation to make Loan Advances or to disburse Loan proceeds if: (A) Borrower or any Guarantor is in default under the terms of this Agreement or any of the Related Documents or any other agreement that Borrower or any Guarantor has with Lender; (B) Borrower or any Guarantor dies, becomes incompetent or becomes insolvent, files a pelition in bankruptcy or similar proceedings, or is adjudged a bankrupt; (C) there occurs a material adverse change in Borrower's financial condition, in the financial condition of any Guarantor, or in the value of any Collateral securing any Loan; or (D) any Guarantor seeks, claims or otherwise attempts to limit, modify or revoke such Guarantor's guaranty of the Loan or any other loan with Lender; or (E) Lender in good faith deems itself insecure, even though no Event of Default shall have occurred.

RIGHT OF SETOFF. To the extent permitted by applicable law, Lender reserves a right of setoff in all Borrower's accounts with Lender (whether checking, savings, or some other account). This includes all accounts Borrower holds jointly with someone else and all accounts Borrower may open in accounts that were received pursuant to the federal Social Security Act, including, without limitation, retirement and survivors' benefits, supplemental sums owing on the indebtedness against any and all such accounts, and, at Lender's option, to administratively freeze all such accounts to allow Lender to protect Lender's charge and setoff rights provided in this paragraph.

DEFAULT. Each of the following shall constitute an Event of Default under this Agreement:

Payment Default. Borrower falls to make any payment when due under the Loan.

Other Defaults. Borrower fails to comply with or to perform any other term, obligation, covenant or condition contained in this Agreement or in between Lender and Borrower.

Default in Favor of Third Parties. Borrower or any Grantor defaults under any loan, extension of credit, security agreement, purchase or sales agreement, or any other agreement, in favor of any other creditor or person that may materially affect any of Borrower's or any Grantor's property or Borrower's or any Grantor's ability to repay the Loans or perform their respective obligations under this Agreement or any of the Related

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Documents.

False Statements. Any warranty, representation or statement made or furnished to Lender by Borrower or on Borrower's behalf under this Agreement or the Related Documents is false or misleading in any material respect, either now or at the time made or furnished or becomes false

Insolvency. The dissolution or termination of Borrower's existence as a going business, the insolvency of Borrower, the appointment of a receiver for any part of Borrower's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Borrower.

Defective Collateralization. This Agreement or any of the Related Documents ceases to be in full force and effect (including failure of any collateral document to create a valid and perfected security interest or lien) at any time and for any reason.

Creditor or Forfeiture Proceedings. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Borrower or by any governmental agency against any collateral securing the Loan. This includes a garnishment of any of Borrower's accounts, including deposit accounts, with Lender. However, this Event of Default shall not apply if there is a good faith dispute by Borrower as to the validity or reasonableness of the claim which is the basis of the creditor or forfeiture proceeding and if Borrower gives Lender written notice of the creditor or forfeiture proceeding and deposits with Lender monies or a surely bond for the creditor or forfeiture proceeding, in an amount determined by Lender, in its sole discretion, as being an adequate reserve or bond for the dispute.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the Indebtedness or any Guarantor dies or becomes incompetent, or revokes or disputes the validity of, or liability under, any Guarantor of the Indebtedness. In the event of a death, Lender, at its option, may, but shall not be required to, permit the Guarantor's estate to assume unconditionally the obligations arising under the guaranty in a manner satisfactory to Lender, and, in doing so, cure any Event of Default.

Change in Ownership. Any change in ownership of twenty-five percent (25%) or more of the common stock of Borrower.

Adverse Change. A material adverse change occurs in Borrower's financial condition, or Lender believes the prospect of payment or

Insecurity. Lender in good faith believes itself insecure.

Right to Cure. If any default, other than a default on Indebtedness, is curable and if Borrower or Grantor, as the case may be, has not been given a notice of a similar default within the preceding twelve (12) months, it may be cured if Borrower or Grantor, as the case may be, rias not been given a notice from Lender demanding cure of such default: (1) cure the default within fifteen (15) days; or (2) if the cure requires more than fifteen (15) days, immediately initiate steps which Lender deems in Lender's sole discretion to be sufficient to cure the default and thereafter continue and complete all reasonable and necessary steps sufficient to produce compliance as soon as reasonably practical.

EFFECT OF AN EVENT OF DEFAULT. If any Event of Default shall occur, except where otherwise provided in this Agreement or the Related Documents, all commitments and obligations of Lender under this Agreement or the Related Documents or any other agreement immediately will terminate (including any obligation to make further Loan Advances or disbursements), and, at Lendar's option, all Indebtedness immediately will become due and payable, all without notice of any kind to Borrower, except that in the case of an Event of Default of the type described in the become due and payable, all wilhout notice of any kind to bollower, except that in the case of an event of belault of the type described in the "Insolvency" subsection above, such acceleration shall be automatic and not optional. In addition, Lender shall have all the rights and remedies provided in the Related Documents or available at law, in equity, or otherwise. Except as may be prohibited by applicable law, all of Lender's rights and remedies shall be cumulative and may be exercised singularly or concurrently. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an obligation of Borrower or of any Grantor shall not affect

ESOP USE OF PROCEEDS. The Borrower will use the proceeds of the loan to make a loan to the Employee Stock Ownership Plan (ESOP) Trust to be

AUTOMATIC DEBIT OF LOAN PAYMENTS. As a condition to the pricing set forth in this Agreement and the Note, Borrower shall have all Loan payments automatically debited from its business checking or other demand deposit account maintained with Lender. Borrower hereby agrees and acknowledges that in the event Borrower elects to not have Loan payments automatically debited from its account(s), the then-current interest rate will immediately be increased by .50% until such time as Borrower elects to have Loan payments automatically debited from its account with Lender.

CROSS COLLATERAL/CROSS DEFAULT. In addition to the Note, this Agreement secures all obligations, debts and liabilities, plus interest thereon, of Grantor to Lender, or any one or more of them, [including, but not limited to the Promissory Note dated January 31, 2007 made by Grantor in favor of Lender with an original principal amount of \$1,000,000.00, and the Promissory Note dated January 31, 2007 made by Grantor in favor of Lender with an original principal amount of \$2,000,000.00], as well as all claims by Lender against Grantor or any one or more of them, whether now existing or original principal amount or \$2,000,000,001, as well as all claims by Lender against Grantor or any one or more or ment, whether now existing on hereafter arising, whether related or unrelated to the purpose of the Note, whether voluntary or otherwise, whether due or not due, direct or indirect, determined or undetermined, absolute or contingent, liquidated or unliquidated whether Grantor may be liable individually or jointly with others, whether obligated as guarantors, surely, accommodation party or otherwise, and whether recovery upon such amounts may be or hereafter may become barred by any statute of fimitations, and whether the obligation to repay such amounts may be or hereafter may become otherwise unenforceable".

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Agreement:

Amendments. This Agreement, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Attorneys' Fees; Expenses. Borrower agrees to pay upon demand all of Lender's costs and expenses, including Lender's attorneys' fees and Lender's legal expenses, incurred in connection with the enforcement of this Agreement. Lender may hire or pay someone else to help enforce this Agreement, and Borrower shall pay the costs and expenses of such enforcement. Costs and expenses include Lender's attorneys' fees and legal expenses whether or not there is a lawsuit, including attorneys' fees and legal expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgment collection services. Borrower also shall pay all court costs and such additional fees as may be directed by the court.

Caption Headings. Caption headings in this Agreement are for convenience purposes only and are not to be used to interpret or define the

Consent to Loan Participation. Borrower agrees and consents to Lender's sale or transfer, whether now or later, of one or more participation interests in the Loan to one or more purchasers, whether related or unrelated to Lender. Lender may provide, without any limitation whatsoever, to any one or more purchasers, or potential purchasers, any information or knowledge Lender may have about Borrower or about any other matter relating to the Loan, and Borrower hereby waives any rights to privacy Borrower may have with respect to such matters. Borrower additionally waives any and all notices of sale of participation interests, as well as all notices of any repurchase of such participation interests. Borrower also agrees that the purchasers of any such participation interests will be considered as the absolute owners of such interests in the Loan and will have

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all the rights granted under the participation agreement or agreements governing the sale of such participation interests. Borrower further waives all rights of offset or counterclaim that it may have now or later against Lender or against any purchaser of such a participation interest and insolvency of any holder of any interest in the Loan. Borrower further agrees that the purchaser of any such participation interests may enforce that the purchaser of any such participation interests may enforce its

Governing Law. This Agreement will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the laws of the State of Navada without regard to its conflicts of law provisions. This Agreement has been accepted by Lender in the

Choice of Venue. If there is a lawfault, Borrower agrees upon Lender's request to submit to the jurisdiction of the courts of Clark County, State of Nevada. (Initial Here

Joint and Several Lability. All obligations of Borrower under this Agreement shall be joint and several, and all references to Borrower shall mean each and every Borrower. This means that each Borrower signing below is responsible for all obligations in this Agreement. Where any one or more of the parties is a corporation, partnership, limited liability company or similar entity, it is not necessary for Lender to Inquire into the powers of any of the officers, directors, partners, members, or other agents acting or purporting to act on the entity's behalf, and any obligations made or created in reliance upon the professed exercise of such powers shall be guaranteed under this Agreement.

No Walver by Lender. Lender shall not be deemed to have walved any rights under this Agreement unless such waiver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A compliance with that provision or any other provision of this Agreement. No prior waiver by Lender's right otherwise to demand strict and Borrower, or between Lender and any Grantor, shall constitute a waiver of any of Lender's nights or of any of Borrower's or any Grantor's obligations as to any future transactions. Whenever the consent of Lender is required under this Agreement, the granting of such consent by consent may be granted or withheld in the sole discretion of Lender.

Notices. Any notice required to be given under this Agreement shall be given in writing, and shall be effective when actually delivered, when actually received by telefacsimile (unless otherwise required by law), when deposited with a nationally recognized overnight courier, or, if mailed, beginning of this Agreement. Any party may change its address for notices under this Agreement by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address. For notice purposes, Borrower agrees to keep Lender informed Lender to any Borrower's current address. Unless otherwise provided or required by law, if there is more than one Borrower, any notice given by

Severability. If a court of competent jurisdiction finds any provision of this Agreement to be illegal, invalid, or unenforceable as to any person or circumstance, that finding shall not make the offending provision illegal, invalid, or unenforceable as to any other person or circumstance. If feasible, the offending provision shall be considered modified so that it becomes legal, valid and enforceable. If the offending provision cannot be so modified, it shall be considered deleted from this Agreement. Unless otherwise required by law, the illegality, invalidity, or unenforceability of any provision of this Agreement shall not affect the legality, validity or enforceability of any other provision of this Agreement.

Subsidiaries and Affiliates of Borrower. To the extent the context of any provisions of this Agreement makes it appropriate, including without affiliates. Notwithstanding the toregoing however, under no circumstances shall this Agreement shall include all of Borrower's subsidiaries and or other financial accommodation to any of Borrower's subsidiaries or affiliates.

Successors and Assigns. All covenants and agreements by or on behalf of Borrower contained in this Agreement or any Related Documents shall bind Borrower's successors and assigns and shall inure; to the benefit of Lender and its successors and assigns. Borrower shall not, however, have the right to assign Borrower's rights under this Agreement or any interest therein, without the prior written consent of Lender.

Survival of Representations and Warranties. Borrower understands and agrees that in making the Loan, Lender is relying on all representations, warranties, and covenants made by Borrower in this Agreement or in any certificate or other Instrument delivered by Borrower to representations, warranties and covenants will survive the making of the Loan and delivery to Lender of the Related Documents, shall be Agreement shall be terminated in the manner provided above, whichever is the last to occur.

Time is of the Essence. Time is of the essence in the performance of this Agreement.

Waive Jury. All parties to this Agreement hereby waive the right to any jury trial in any action, proceeding, or counterclaim brought by

DEFINITIONS. The following capitalized words and terms shall have the following meanings when used in this Agreement. Unless specifically stated to the contrary, all references to dollar amounts shall mean amounts in lawful money of the United States of America. Words and terms used in the singular shall include the plural, and the plural shall include the singular, as the context may require. Words and terms not otherwise defined in this Agreement shall have the meanings attributed to such terms in the Uniform Commercial Code. Accounting words and terms not otherwise defined in this Agreement shall have the meanings assigned to them in accordance with generally accepted accounting principles as in effect on the date of this

Advance. The word "Advance" means a disbursement of Loan funds made, or to be made, to Borrower or on Borrower's behalf on a line of credit accounts to the second second

Agreement. The word "Agreement" means this Business Loan Agreement, as this Business Loan Agreement may be amended or modified from time, together with all exhibits and schedules attached to this Business Loan Agreement from time to time.

Borrower. The word "Borrower" means EXECUTIVE PLASTERING, INC., a Nevada corporation; and Eagle Plastering, Inc., a Nevada corporation and includes all co-signers and co-makers signing the Note and all their successors and assigns.

Collateral. The word "Collateral" means all property and assets granted as collateral security for a Loan, whether real or personal property, whether granted directly or indirectly, whether granted now or in the future, and whether granted in the form of a security interest, mortgage, collateral mortgage, deed of trust, assignment, pledge, crop pledge, chattel mortgage, collateral chattel mortgage, chattel trust, factor's lien, equipment trust, conditional sale, trust receipt, lien, charge, lien or tittle, retention contract, lease or consignment intended as a security device, or any other security or lien interest whatsoever, whether created by law, contract, or otherwise.

Environmental Laws. The words 'Environmental Laws' mean any'and all state, federal and local statutes, regulations and ordinances relating to the protection of human health or the environment, including without limitation the Comprehensive Environmental Response, Compensation, and

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Loan No: 1301370001

BUSINESS LOAN AGREEMENT (Continued)

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Liability Act of 1980, as amended, 42 U.S.C. Section 9601, et seq. ("CERCLA"), the Superfund Amendments and Reauthorization Act of 1986, Pub L. No. 99-499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq., or other applicable state or federal laws, rules, or regulations adopted pursuant thereto.

Event of Default. The words "Event of Default" mean any of the events of default set forth in this Agreement in the default section of this

GAAP. The word "GAAP" means generally accepted accounting principles.

Grantor. The word "Grantor" means each and all of the persons or entities granting a Security Interest in any Collateral for the Loan, including without limitation all Borrowers granting such a Security Interest.

Guarantor. The word "Guarantor" means any guarantor, surety, or accommodation party of any or all of the Loan.

Guaranty. The word "Guaranty" means the guaranty from Guarantor to Lender, including without limitation a guaranty of all or part of the Note

Hazardous Substances. The words "Hazardous Substances" mean materials that, because of their quantity, concentration or physical, chemical or infectious characteristics, may cause or pose a present or potential hazard to human health or the environment when improperly used, treated, stored, disposed of, generated, manufactured, transported or otherwise handled. The words "Hazardous Substances" are used in their very Environmental Laws. The term "Hazardous Substances" also includes, without limitation, petroleum and petroleum by-products or any fraction thereof and asbestos.

Indebtedness. The word "Indebtedness" means the indebtedness evidenced by the Note or Related Documents, including all principal and interest together with all other indebtedness and costs and expenses for which Borrower is responsible under this Agreement or under any of the Related Documents.

Lender. The word "Lender" means First National Bank of Nevada, its successors and assigns.

Loan. The word "Loan" means any and all loans and financial accommodations from Lender to Borrower whether now or hereafter existing, and schedule attached to this Agreement from time to time.

Note. The word "Note" means the Note executed by EXECUTIVE PLASTERING, INC., a Nevada corporation; and Eagle Plastering, Inc., a Nevada corporation in the principal amount of \$2,000,000.00 dated January 31, 2007, together with all renewals of, extensions of, modifications of, modifications of, modifications of, modifications of, and substitutions for the note or credit agreement.

Permitted Liens. The words "Permitted Liens" mean (1) liens and security interests securing Indebtedness owed by Borrower to Lender: (2) liens for taxes, assessments, or similar charges either not yet due or being contested in good faith. (3) liens of materialmen, mechanics, warehousemen, or carriers, or other like liens arising in the ordinary course of business and securing obligations which are not yet definquent; (4) purchase money liens or purchase money security interests upon or in any properly acquired or held by Borrower in the ordinary course of business to secure indebtedness outstanding on the date of this Agreement or permitted to be incurred under the paragraph of this Agreement the Lender in writing, and (6) those liens and security interests which in the aggregate constitute an immaterial and insignificant monetary amount with respect to the net value of Borrower's assets.

Related Documents. The words "Related Documents" mean all promissory notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, deeds of trust, security deeds, collateral mortgages, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Loan

Security Agreement. The words "Security Agreement" mean and include without limitation any agreements, promises, covenants, arrangements, understandings or other agreements, whether created by law, contract, or otherwise, evidencing, governing, representing, or creating a Security

Security Interest. The words "Security Interest" mean, without limitation, any and all types of collateral security, present and future, whether in the form of a lien, charge, encumbrance, mortgage, deed of trust, security deed, assignment, pledge, crop pledge, chattel mortgage, collateral chattel mortgage, chattel trust, factor's lien, equipment trust, conditional sale, trust receipt, lien or title retention contract, lease or consignment intended as a security device, or any other security or lien interest whatsoever whether created by law, contract, or otherwise.

BORROWER ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS BUSINESS LOAN AGREEMENT AND BORROWER AGREES TO ITS TERMS. THIS BUSINESS LOAN AGREEMENT IS DATED JANUARY 31, 2007.

BORROWER:

EXECUTIVE PLASTERING, INC., A NEVADA CORPORATION

By:
Gernett K. Hall, President/Secretary of EXECUTIVE

PLASTERING, INC., a Nevada corporation

Kenneth LD. Holt, Treasurer of EXECUTIVE

PLASTERING, INC., a Nevada corporation

EAGLE PLASTERING, INC., A NEVADA CORPORATION

Kenneth D. Holl, Prysitient/Secretary of Eagle

Plastering, Inc., a Nevada corporation

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Loan No: 1301370001

BUSINESS LOAN AGREEMENT (Continued)

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LENDER:

FIRST NATIONAL BANK OF NEVADA

Authorized Signer

COBER PRO Landing, Vol. 5.34.00.000 Coor, Hurland Financial Bollancia, etc. 1997, 2007. All Rights Resense: - NV DIAZCERUPLICASEC TR-11227 Prility.

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Executive Plastering 370001

Rate Period: Monthly

Nominal Annual Rate: 5.000 %

CASH FLOW DATA

	Event	Date	Amount	Number	Period	End Date
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Loan Rate Change Rate Change Rate Change Rate Change Rate Change Payment	06/30/2008 07/29/2008 10/08/2008 10/29/2008 12/06/2008 03/26/2009 04/15/2009 05/15/2009 06/15/2009 07/15/2009 08/17/2009 10/15/2009 11/16/2009	1,433,333.39 Rate: 10.000 % Rate Period Rate: 9.500 % Rate Period Rate: 8.250 % Rate Period 1,548.57 3,097.15 7,742.87 7,742.87 7,742.87 7,742.87 7,742.87 9,291.44 12,388.59 1,546,702.40	d: Monthly : Monthly : Monthly	7 31100	Liid Date

AMORTIZATION SCHEDULE - U.S. Rule (no compounding)

	Date	Payment	Interest Accrued	Interest Paid	Principal Paid	Interest	Balance Du Principal	e Total
Loan			0.00	0.00	0.00	0.00	1,433,333.39	4 400 000 00
Rate		_	5,694.06	0.00	0.00	5,694.06	1,433,333.39	1,433,333.39
m	07/29/2008	Rate: 10.000 %	6 Rate Pe	eriod: Monthly		0,004.00	1,400,000.08	1,439,027.45
Rate	10/08/2008	_	27,815.83	0.00	0.00	33,509.89	1,433,333.39	1 400 040 00
D-4-	10/08/2008	Rate: 9.500 %	Rate Per	iod: Monthly		00,000.00	1,700,000.08	1,466,843.28
Rate	10/29/2008		7,834.25	0.00	0.00	41,344.14	1,433,333.39	4 474 677 50
D-4-	10/29/2008	Rate: 9.000 %	Rate Per	iod: Monthly		11,011,14	1,400,000.08	1,474,677.53
Rate	12/06/2008		13,577.40	0.00	0.00	54,921.54	1,433,333.39	1 400 054 00
2000 T	12/06/2008	Rate: 8.250 %	Rate Peri	iod: Monthly		· 1,021.04	1,400,000.08	1,488,254.93
2008 To	otais	0.00	54,921.54	0.00	0.00			
	00.000.000							
1	03/26/2009	1,548.57	36,041.95	1,548.57	0.00	89,414.92	1,433,333.39	1 500 740 04
2	04/15/2009	3,097.15	6,479.45	3,097.15	0.00	92,797.22	1,433,333.39	1,522,748.31
3	05/15/2009	7,742.87	9,854.17	7,742.87	0.00	94,908.52	1,433,333.39	1,526,130.61 1,528,241.91
4	06/15/2009	7,742.87	9,854.17	7,742.87	0.00	97,019.82	1,433,333.39	1,530,353.21
5	07/15/2009	7,742.87	9,854.17	7,742.87	0.00	99,131.12	1,433,333.39	1,530,353.21
6 7	08/17/2009	7,742.87	10,502.11	7,742.87	0.00	101,890.36	1,433,333.39	1,535,223.75
·	09/15/2009	7,742.87	9,395.21	7,742.87	0.00	103,542.70	1,433,333.39	1,536,876.09
8 9	10/15/2009	9,291.44	9,854.17	9,291.44	0.00	104,105.43	1,433,333.39	1,537,438.82
-	11/16/2009	12,388.59	10,178.14	12,388.59	0.00	101,894.98	1,433,333.39	1,535,228.37
10	12/21/2009	1,546,702.40	11,474.03	113,369.01	1,433,333.39	0.00	0.00	
2009 To	lais	1,611,742.50	123,487.57	178,409.11	1,433,333.39	2.30	0.00	0.00
Grand To	otals	1,611,742.50	178,409.11	178,409.11	1,433,333.39			

EXHIBIT "C"

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UNITED STATES BANKBURTON COUNTY	Claim 36 1 Filed 12/3	30/10 Page 1 of 13		
UNITED STATES BANKRUPTCY COURT-D	ISTRICT OF NEVADA	PROOF OF CLAIM -CHAPTER 7		
Name of Debtor	Case Number	This space for court uses		
Executive Plastering, Inc.	09-33776 BAM RE	FILED		
NOTE: This form should NOT be used to make a claim for an administrative e case. A "request" for payment of an administrative expense may be filed pursu	expense arising after the commencement of the uant to 11 U.S.C. Section 503			
Name of Creditor (The person or other entity to whom the debtor owes money or property) Sms Firancial, LLC	[] Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of 11 C 5:	DEC 30 P1 :20		
Name & address where notices should be sent:	claim. Attach copy of U.S. statement giving particular, statement giving particular. [] Check box if you have never received any notices from the bankruptcy court in this case. [] Check box if the address	A CLICA OBERK		
Phoeny, 17 85007 Telephone number (402) 944-044	differs from the address on the envelope sent to you by the court.			
Account or other number by which creditor identifies debtor: 6855	Check here if this claim [] replaces [] amends a previous	ously filed claim, dated		
1. BASIS FOR CLAIM [] Goods sold [] Services performed Money loaned [] Personal injury/wrongful death [] Taxes [] Other	Retirce benefits as defined in 11 U.S.C. § { Wages, salaries, and compensation ((FILL OUT BELOW)		
2. Date debt was incurred: 1/31/07	3. If court judgment, date obta	inate		
4. Total claim at time case filed: \$313, \$40.51 (Unsecure If all or part of your claim is secured or entitled to priority, at the Check this box if claim includes interest, or other characteristics of all interest or additional charges. 5. Secured Claim. [] Check this box if your claim is secured by collateral (including a right of setoff) Brief description of collateral: [] Real Estate [] Motor Vehicle [] Other Value of collateral: \$ Amount of arrearage and other charges at time case filed included in secured claim, if any: \$\frac{5}{2}\$ 6. Unsecured Non Priority Claim	7. Unsecured Priority Claim. [] Check this box if you have a Amount entitled to priority Specify the priority of the classification of the ban business, whichever is [] Contributions to an em [] Up to \$2,225* of depos or services for personal [] Alimony, maintenance, child-11 U.S.C. § 507 [] Taxes or penalties owed [] OTHER-Specify applied	in unsecured priority claim. Saim: aim: aim: https://doi.org/10.1001/10.10		
 Credits: The amount of all payments on this claim has been purpose of making this proof of claim. Supporting documents: Attach copies of supporting documents attach copies of supporting documents are not available. The documents are not available voluminous, attach a summary. Date-Stamped copy: To receive an acknowledgment of the stamped, self-addressed envelope and a copy of this proof of the stamped. 	nents, such as promissory notes ecounts, contracts, court judgments, of lien. DO NOT SEND table, explain. If the documents are filing of your claim, enclose a claim.	This space for court use)		
Penalty for presenting fraudulent claim: Fine o	f up to \$500,000 or imprisonment for up to	0.5 years, or both, 18 U.S.C. §§ 152 & 3571		

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Executive Plastering-370002

Rate Period: Monthly

Nominal Annual Rate: 7.570 %

CASH FLOW DATA

1 Loan 06/28/2008 1,000,000.00 1 2 Rate Change 07/30/2008 Rate: 12.570 % Rate Period: Monthly 3 Payment 01/22/2009 768,263.05 1 4 Payment 03/26/2009 322.78 1 5 Payment 04/15/2009 645.55 1 6 Payment 05/15/2009 1,613.88 1 7 Payment 06/15/2009 1,613.88 1		Event	Date	Amount	Number	Period	End Data
9 Payment 08/17/2009 1,613.88 1 10 Payment 09/15/2009 1,613.88 1 11 Payment 10/15/2009 1,936.66 1 12 Payment 11/16/2009 2,582.21	4 5 6 7 8 9 10	Loan Rate Change Payment	06/28/2008 07/30/2008 01/22/2009 03/26/2009 04/15/2009 05/15/2009 06/15/2009 07/15/2009 08/17/2009 10/15/2009	Rate: 12.570 % Rate Per 768,263.05 322.78 645.55 1,613.88 1,613.88 1,613.88 1,613.88 1,613.88 1,613.88 1,613.88 1,936.66	Number 1 eriod: Monthly 1 1 1 1 1 1 1 1 1	Period	End Date

AMORTIZATION SCHEDULE - U.S. Rule (no compounding)

-	Date	Payment	Interest Accrued	Interest Paid	Principal Paid	Interest	Balance Du Principal	ie Total
Loan Rate 2008 To	06/28/2008 07/30/2008 07/30/2008 otals	Rate: 12,570 0.00	0.00 6,723.13 % Rate I 6,723.13	0.00 0.00 Period: Mo nthl 0.00	0.00 0.00 y 0.00	0.00 6,723.13	1,000,000.00	1,000,000.00 1,006,723.13
1 2 3 4 5 6 7 8 9 10 11 2009 To	01/22/2009 03/26/2009 04/15/2009 05/15/2009 06/15/2009 07/15/2009 08/17/2009 09/15/2009 10/15/2009 11/16/2009 12/21/2009 tals	768,263.05 322.78 645.55 1,613.88 1,613.88 1,613.88 1,613.88 1,613.88 1,936.66 2,582.21 319,640.59 1,101,460.24	60,295.82 6,670.48 2,057.73 3,129.47 3,129.47 3,335.24 2,983.71 3,129.47 3,232.35 3,643.90 94,737.11	67,018.95 322.78 645.55 1,613.88 1,613.88 1,613.88 1,613.88 1,613.88 1,936.66 2,582.21 20,884.69 101,460.24	701,244.10 0.00 0.00 0.00 0.00 0.00 0.00 0.00	0.00 6,347.70 7,759.88 9,275.47 10,791.06 12,306.65 14,028.01 15,397.84 16,590.65 17,240.79 0.00	298,755.90 298,755.90 298,755.90 298,755.90 298,755.90 298,755.90 298,755.90 298,755.90 298,755.90 0.00	298,755.90 305,103.60 306,515.78 308,031.37 309,546.96 311,062.55 312,783.91 314,153.74 315,346.55 315,996.69 0.00
Grand Totals		1,101,460.24	101,460.24	101,460.24	1,000,000.00			

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USINESS LOAN AGREEME

Principal Loan Date \$1,000,000.00 Officer Initials 01-31-2007 References in the shaded area are for Lender's use only and do not limit the applicability of this document to any particular loan or item.

Any item above containing "*** has been omitted due to text length limitations.

Borrower: EXECUTIVE PLASTERING, INC., a Nevada

corporation

Eagle Plastering, Inc., a Nevada corporation

3130 N. Rancho Dr., Sulte 101

Las Vegas, NV 89130

Lender:

First National Bank of Nevada Flamingo - Commercial Lending

4950 W. Flamingo Las Vegas, NV 89103

THIS BUSINESS LOAN AGREEMENT dated January 31, 2007, is made and executed between EXECUTIVE PLASTERING, INC., a Neveda corporation; and Eagle Plastering, inc., a Nevada corporation ("Borrower") and First National Bank of Nevada ("Lender") on the following terms and conditions. Borrower has received prior commercial loans from Lender or has applied to Lender for a commercial loan or loans or other financial accommodations, including those which may be described on any exhibit or schedule attached to this Agreement ("Loan"). Borrower understands and agrees that: (A) in granting, renewing, or extending any Loan, Lender is relying upon Borrower's representations, warranties, and agreements as set forth in this Agreement; (B) the granting, renewing, or extending of any Loan by Lender at all times shall be subject to Lender's sole judgment and discretion; and (C) all such Loans shall be and remain subject to the terms and conditions of this

TERM. This Agreement shall be effective as of January 31, 2007, and shall continue in full force and effect until such time as all of Borrower's Loans in favor of Lender have been paid in full, including principal, interest, costs, expenses, attorneys' fees, and other fees and charges, or until such time as

CONDITIONS PRECEDENT TO EACH ADVANCE. Lender's obligation to make the initial Advance and each subsequent Advance under this Agreement shall be subject to the fulfillment to Lender's satisfaction of all of the conditions set forth in this Agreement and in the Related Documents.

Loan Documents. Borrower shall provide to Lender the following documents for the Loan: (1) the Note; (2) Security Agreements granting to Lender security interests in the Collateral; (3) financing statements and all other documents perfecting Lender's Security Interests; (4) evidence of insurance as required below; (5) guaranties; (6) together with all such Related Documents as Lender may require for the Loan; all in form and substance satisfactory to Lender and Lender's counsel.

Borrower's Authorization. Borrower shall have provided in form and substance satisfactory to Lender properly certified resolutions, duly authorizing the execution and delivery of this Agreement, the Note and the Related Documents. In addition, Borrower shall have provided such other resolutions, authorizations, documents and instruments as Lender or its counsel, may require.

Payment of Fees and Expenses. Borrower shall have paid to Lender all fees, charges, and other expenses which are then due and payable as

Representations and Warranties. The representations and warranties set forth in this Agreement, in the Related Documents, and in any document or certificate delivered to Lender under this Agreement are true and correct.

No Event of Default. There shall not exist at the time of any Advance a condition which would constitute an Event of Default under this

MULTIPLE BORROWERS. This Agreement has been executed by multiple obligors who are referred to in this Agreement individually, collectively and interchangeably as "Borrower." Unless specifically stated to the contrary, the word "Borrower" as used in this Agreement, including without limitation all representations, warranties and covenants, shall include all Borrowers. Borrower understands and agrees that, with or without notice to any one Borrower, Lender may (A) make one or more additional secured or unsecured loans or otherwise extend additional credit with respect to any other Borrower, (B) with respect to any other Borrower alter, compromise, renew, extend, accelerate, or otherwise change one or more times the time for payment or other terms of any indebtedness, including increases and decreases of the rate of interest on the indebtedness; (C) exchange, enforce, payment of other terms of any indeptedness, including increases and decreases of the rate of interest on the indeptedness. (C) exchange, emote, waive, subordinate, fail or decide not to perfect, and release any security, with or without the substitution of new collateral; (D) release, substitute, agree not to sue, or deal with any one or more of Borrower's or any other Borrower's sureties, endorsers, or other guarantors on any terms or in any manner Lender may choose; (E) determine how, when and what application of payments and credits shall be made on any indebtedness; (F) apply mainer Lenger may choose; (E) betermine now, when and what application of payments and credits shall be made on any indeptedness; (r) apply such security and direct the order or manner of sale of any Collateral, including without limitation, any non-judicial sale permitted by the terms of the controlling security agreement or deed of trust, as Lender in its discretion may determine; (G) sell, transfer, assign or grant participations in all or any part of the Loan; (H) exercise or refrain from exercising any rights against Borrower or otherwise act or refrain from acting; (I) settle or compromise any indebtedness; and (J) subordinate the payment of all or any part of any of Borrower's indebtedness to Lender to the payment of any

REPRESENTATIONS AND WARRANTIES. Borrower represents and warrants to Lender, as of the date of this Agreement, as of the date of each disbursement of loan proceeds, as of the date of any renewal, extension or modification of any Loan, and at all times any Indebtedness exists:

Organization. EXECUTIVE PLASTERING, INC., a Nevada corporation is a corporation for profit which is, and at all times shall be, duly organized, validly existing, and in good standing under and by virtue of the laws of the State of Nevada. EXECUTIVE PLASTERING, INC., a Nevada corporation is duly authorized to transact business in all other states in which EXECUTIVE PLASTERING, INC., a Nevada corporation is doing corporation is duly authorized to transact business in all other states in which EXECUTIVE PLASTERING, INC., a Nevada corporation is doing business, having obtained all necessary filings, governmental licenses and approvals for each state in which EXECUTIVE PLASTERING, INC., a Nevada corporation is doing business. Specifically, EXECUTIVE PLASTERING, INC., a Nevada corporation is, and at all times shall be, duly qualified as a foreign corporation in all states in which the tailure to so qualify would have a material adverse effect on its business or financial condition. EXECUTIVE PLASTERING, INC., a Nevada corporation has the full power and authority to own its properties and to transact the business in which it is presently engaged or presently proposes to engage. EXECUTIVE PLASTERING, INC., a Nevada corporation maintains an office at 3130 N. Rancho Dr., Suite 101, Las Vegas, NV 89130. Unless EXECUTIVE PLASTERING, INC., a Nevada corporation has designated otherwise in writing the principal office is the office at which EXECUTIVE PLASTERING, INC., a Nevada corporation has designated otherwise in writing the principal office is the office at which EXECUTIVE PLASTERING, INC., a Nevada corporation has designated otherwise in writing the principal office is the office at which EXECUTIVE PLASTERING, INC., a Nevada corporation has designated office at 3130 N. Handrid Dr., Solice Tot, Las Vegas, NV 03150. Unless ELECUTIVE I EXCEPTING, INC., a Nevada corporation keeps its books and records otherwise in witting, the principal onice is the online at which EAECUTIVE PLASTERING, INC., a Nevada corporation keeps its pooks and records including its records concerning the Collateral. EXECUTIVE PLASTERING, INC., a Nevada corporation will notify Lender prior to any change in the location of EXECUTIVE PLASTERING, INC., a Nevada corporation's state of organization or any change in EXECUTIVE PLASTERING, INC., a Nevada corporation shall do all things necessary to preserve and to keep in full force and effect its existence, rights and privileges, and shall comply with all regulations, rules, ordinances, statutes, orders and decrees of any governmental or quasi-governmental authority or court applicable to EXECUTIVE PLASTERING, INC., a Nevada corporation and EXECUTIVE

Eagle Plastering, Inc., a Nevada corporation is a corporation for profit which is, and at all times shall be, duly organized, validly existing, and in good standing under and by virtue of the laws of the State of Nevada. Eagle Plastering, Inc., a Nevada corporation is duly authorized to transact business in all other states in which Eagle Plastering, Inc., a Nevada corporation is doing business, having obtained all necessary lillings.

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governmental licenses and approvals for each state in which Eagle Plastering, Inc., a Nevada corporation is doing business. Specifically, Eagle Plastering, Inc., a Nevada corporation is, and at all times shall be; duly qualified as a foreign corporation in all states in which the failure to so qualify would have a material adverse effect on its business or financial condition. Eagle Plastering, Inc., a Nevada corporation has the full power and authority to own its properties and to transact the business in which it is presently engaged or presently proposes to engage. Eagle Plastering, Inc., a Nevada corporation maintains an office at 3130 N. Rancho Dr., Suite 101, Las Vegas, NV 89130. Unless Eagle Plastering, Inc., a Nevada corporation has designated otherwise in writing, the principal office is the office at which Eagle Plastering, Inc., a Nevada corporation keeps its books and records including its records concerning the Collateral. Eagle Plastering, Inc., a Nevada corporation will notify Lender prior to any change in the location of Eagle Plastering, Inc., a Nevada corporation's state of organization or any change in Eagle Plastering, Inc., a Nevada corporation's name. Eagle Plastering, Inc., a Nevada corporation shall do all things necessary to preserve and to keep in full force and effect its existence, rights and privileges, and shall comply with all regulations, rules, ordinances, statutes, orders and decrees of any governmental or quasi-governmental authority or court applicable to Eagle Plastering, Inc., a Nevada corporation and Eagle Plastering, Inc., a Nevada

Assumed Business Names. Borrower has filed or recorded all documents or filings required by law relating to all assumed business names used by Borrower. Excluding the name of Borrower, the following is a complete list of all assumed business names under which Borrower does

Assumed Business Name

Filing Location

Date

Eagle Plastering, Inc., a Nevada

Clark County

08-14-2002

Sundance Plastering corporation

Authorization. Borrower's execution, delivery, and performance of this Agreement and all the Related Documents have been duly authorized by all necessary action by Borrower and do not conflict with, result in a violation of, or constitute a default under (1) any provision of (a) Borrower's articles of incorporation or organization, or bylaws, or (b) any agreement or other instrument binding upon Borrower or (2) any law, governmental regulation, court decree, or order applicable to Borrower or to Borrower's properties.

Financial Information. Each of Borrower's financial statements supplied to Lender truly and completely disclosed Borrower's financial condition as of the date of the statement, and there has been no material adverse change in Borrower's financial condition subsequent to the date of the most recent financial statement supplied to Lender. Borrower has no material contingent obligations except as disclosed in such financial

Legal Effect. This Agreement constitutes, and any Instrument or agreement Borrower is required to give under this Agreement when delivered will constitute legal, valid, and binding obligations of Borrower enforceable against Borrower in accordance with their respective terms.

Properties. Except as contemplated by this Agreement or as previously disclosed in Borrower's financial statements or in writing to Lender and as accepted by Lender, and except for property tax liens for taxes not presently due and payable, Borrower owns and has good little to all of Borrower's properties free and clear of all Security Interests, and has not executed any security documents or financing statements relating to such properties. All of Borrower's properties are titled in Borrower's legal name, and Borrower has not used or filed a financing statement under any other name for at least the last five (5) years.

Hazardous Substances. Except as disclosed to and acknowledged by Lender in writing, Borrower represents and warrants that: (1) During the period of Borrower's ownership of the Collateral, there has been no use, generation, manufacture, storage, treatment, disposal, release or threatened release of any Hazardous Substance by any person on, under, about or from any of the Collateral. (2) Borrower has no knowledge of or reason to believe that there has been (a) any breach or violation of any Environmental Laws; (b) any use, generation, manufacture, storage, treatment, disposal, release or threatened release of any Hazardous Substance on, under, about or from the Collateral by any prior owners or occupants of any of the Collateral; or (c) any actual or threatened litigation or claims of any kind by any person relating to such matters. (3) Neither Borrower nor any tenant, contractor, agent or other authorized user of any of the Collateral shall use, generate, manufacture, store, treat, dispose of or release any Hazardous Substance on, under, about or from any of the Collateral; and any such activity shall be conducted in compliance with all applicable federal, state, and local laws, regulations, and ordinances, including without limitation all Environmental Laws. Borrower authorizes Lender and its agents to enter upon the Collateral to make such inspections and tests as Lender may deem appropriate to determine compliance of the Collateral with this section of the Agreement. Any inspections or tests made by Lender shall be at Borrower's expense and for Lender's purposes only and shall not be construed to create any responsibility or liability on the part of Lender to Borrower or to any other person. The representations and warranties contained herein are based on Borrower's due diligence in investigating the Collateral for hazardous waste and Hazardous Substances. Borrower hereby (1) releases and waives any future claims against Lender for indemnity or contribution in the event Borrower becomes liable for cleanup or other costs under any such laws, and (2) agrees to indemnify, defend, and hold harmless Lender against any and all claims, losses, liabilities, damages, penalties, and expenses which Lender may directly or indirectly sustain or suffer resulting from a breach of this section of the Agreement or as a consequence of any use, generation, manufacture, storage, disposal, release or threatened release of a hazardous waste or substance on the Collateral. The provisions of this section of the Agreement, including the obligation to indemnify and datend, shall survive the payment of the Indebtedness and the termination, expiration or satisfaction of this Agreement and shall not be affected by Lender's acquisition of any interest in any of the Collateral, whether by foreclosure or otherwise.

Litigation and Claims. No litigation, claim, investigation, administrative proceeding or similar action (including those for unpaid taxes) against Borrower is pending or threatened, and no other event has occurred which may materially adversely affect Borrower's financial condition or properties, other than litigation, claims, or other events, if any, that have been disclosed to and acknowledged by Lender in writing

Taxes. To the best of Borrower's knowledge, all of Borrower's tax returns and reports that are or were required to be filed, have been filed, and all faith in the ordinary course of business and for which adequate reserves have been provided.

Lien Priority. Unless otherwise previously disclosed to Lender in writing, Borrower has not entered into or granted any Security Agreements, or permitted the filing or attachment of any Security Interests on or affecting any of the Collateral directly or indirectly securing repayment of Borrower's Loan and Note, that would be prior or that may in any way be superior to Lender's Security Interests and rights in and to such

Binding Effect. This Agreement, the Note, all Security Agreements (if any), and all Related Documents are binding upon the signers thereof, as well as upon their successors, representatives and assigns, and are legally enforceable in accordance with their respective terms.

AFFIRMATIVE COVENANTS. Borrower covenants and agrees with Lender that, so long as this Agreement remains in effect, Borrower will:

Notices of Claims and Litigation. Promptly inform Lender in writing of (1) all material adverse changes in Borrower's financial condition, and (2) all existing and all threatened litigation, claims, investigations, administrative proceedings or similar actions affecting Borrower or any Guarantor which could materially affect the financial condition of Borrower or the financial condition of any Guarantor.

Financial Records. Maintain its books and records in accordance with GAAP, applied on a consistent basis, and permit Lender to examine and audit Borrower's books and records at all reasonable times.

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Financial Statements. Furnish Lender with the following:

Additional Requirements. Borrower shall deliver or cause to be delivered to Lender:

Annual Consolidated and Consolidating CPA Reviewed Financial Statement of Executive Plastering, Inc. and all Related Entities due within 90

Quarterly Company Prepared Financial Statement of Executive Plastering, Inc., Eagle Plastering, Inc., Cobra Plastering, Inc., Tower Builders, LLC and Excalibur Leasing, LLC due within 30 days of 6/30 beginning year 2007.

Annual Tax Returns of Executive Plastering, Inc., Eagle Plastering, Inc., Cobra Plastering, Inc., Tower Builders, LLC and Excalibur Leasing, LLC due within 30 days of filing beginning year of 2006.

Annual Personal Financial Statement of Garnett K. Hall & Kenneth D., Holt due within 30 days of 4/15 beginning year 2007.

Annual Tax Returns of Garnett K. Hall & Kenneth D. Holt due within 30 days of filling beginning year of 2006.

Annual Collateral Audit on All Entities (excluding CD).

All financial reports required to be provided under this Agreement shall be prepared in accordance with GAAP, applied on a consistent basis, and

Additional Information. Furnish such additional information and statements, as Lender may request from time to time.

Financial Covenants and Ratios. Comply with the following covenants and ratios:

Other Requirements. All Entities must maintain minimum 1.25x Business DCR [Business DCR = (Business net income + interest expense distributions)/Principal and interest expense on the subject debt including lines fully drawn + any other business debt service including lease

No two consecutive quarterly losses and company to show profit on an annual basis.

Except as provided above, all computations made to determine compliance with the requirements contained in this paragraph shall be made in accordance with generally accepted accounting principles, applied on a consistent basis, and certified by Borrower as being true and

Insurance. Maintain fire and other risk insurance, public fiability insurance, and such other insurance as Lender may require with respect to Borrower's properties and operations, in form, amounts, coverages and with insurance companies acceptable to Lender. Borrower, upon request of Lender, will deliver to Lender from time to time the policies or certificates of insurance in form satisfactory to Lender, including stipulations that coverages will not be cancelled or diminished without at least thirty (30) days prior written notice to Lender. Each insurance policy also shall include an endorsement providing that coverage in favor of Lender will not be impaired in any way by any act, omission or default of Borrower or any other person. In connection with all policies covering assets in which Lender holds or is offered a security interest for the Loans, Borrower will provide Lender with such lender's loss payable or other endorsements as Lender may require.

Insurance Reports. Furnish to Lender, upon request of Lender, reports on each existing insurance policy showing such information as Lender may reasonably request, including without limitation the following: (1) the name of the insurer; (2) the risks insured; (3) the amount of the policy; (4) the properties insured; (5) the then current property values on the basis of which insurance has been obtained, and the manner of determining those values; and (6) the expiration date of the policy. In addition, upon request of Lender (however not more often than annually), Borrower will have an independent appraiser satisfactory to Lender determine, as applicable, the actual cash value or replacement cost of any Collateral. The cost of such appraisal shall be paid by Borrower.

Guaranties. Prior to disbursement of any Loan proceeds, furnish executed guaranties of the Loans in favor of Lender, executed by the guarantors named below, on Lender's forms, and in the amounts and under the conditions set forth in those guaranties.

Names of Guarantors	Amounts
Garnett K. Hall Kenneth D. Holt	Unlimited Unlimited
Cobra Plastering, Inc., a Arizona limited liability company	Unlimited
Tower Builders, LLC, a Nevada limited liability company	Unlimited
Excalibur Leasing, LLC, a Nevada limited liability company	Unlimited

Other Agreements. Comply with all terms and conditions of all other agreements, whether now or hereafter existing, between Borrower and any other party and notify Lender immediately in writing of any default in connection with any other such agreements.

Loan Proceeds. Use all Loan proceeds solely for Borrower's business operations, unless specifically consented to the contrary by Lender in

Taxes, Charges and Llens. Pay and discharge when due all of its indebtedness and obligations, including without limitation all assessments. taxes, governmental charges, levies and liens, of every kind and nature, imposed upon Borrower or its properties, income, or profits, prior to the date on which penalties would attach, and all lawful claims that, if unpaid, might become a lien or charge upon any of Borrower's properties.

Performance. Perform and comply, in a timely manner, with all terms, conditions, and provisions set forth in this Agreement, in the Related Documents, and in all other instruments and agreements between Borrower and Lender. Borrower shall notify Lender immediately in writing of

Operations. Maintain executive and management personnel with substantially the same qualifications and experience as the present executive and management personnel; provide written notice to Lender of any change in executive and management personnel; conduct its business affairs

Environmental Studies. Promptly conduct and complete, at Borrower's expense, all such investigations, studies, samplings and testings as may be requested by Lender or any governmental authority relative to any substance, or any waste or by-product of any substance defined as toxic or a hazardous substance under applicable federal, state, or local law; rule; regulation, order or directive, at or affecting any property or any facility

Compliance with Governmental Requirements. Comply with all laws, ordinances, and regulations, now or hereafter in effect, of all

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governmental authorities applicable to the conduct of Borrower's properties, businesses and operations, and to the use or occupancy of the Collateral, including without limitation, the Americans With Disabilities Act. Borrower may contest in good faith any such law, ordinance, or to doing so and so long as, in Lender's sole opinion, Lender's interests in the Collateral are not jeopardized. Lender may require Borrower to post adequate security or a surety bond, reasonably satisfactory to Lender, to protect Lender's interest.

Inspection. Permit employees or agents of Lender at any reasonable time to inspect any and all Collateral for the Loan or Loans and Borrower's other properties and to examine or audit Borrower's books, accounts, and records and to make copies and memoranda of Borrower's books, accounts, and records. If Borrower now or at any time hereafter maintains any records (including without limitation computer generated records and computer software programs for the generation of such records) in the possession of a third party, Borrower, upon request of Lender, shall request, all at Borrower's expense.

Environmental Compliance and Reports. Borrower shall comply in all respects with any and all Environmental Laws; not cause or permit to exist, as a result of an intentional or unintentional action or omission on Borrower's part or on the part of any third party, on property owned and/or and in compliance with the conditions of a permit issued by the appropriate federal, state or local governmental authorities; shall furnish to Lender promptly and in any event within thirty (30) days after receipt thereof a copy of any notice, summons, lien, citation, directive, letter or other in connection with any environmental agency or instrumentality concerning any intentional or unintentional action or omission on Borrower's part in connection with any environmental activity whether or not there is damage to the environment and/or other natural resources.

Additional Assurances. Make, execute and deliver to Lender such promissory notes, mortgages, deeds of trust, security agreements, assignments, financing statements, instruments, documents and other agreements as Lender or its attorneys may reasonably request to evidence and secure the Loans and to perfect all Security Interests.

LENDER'S EXPENDITURES. If any action or proceeding is commenced that would materially affect Lender's interest in the Collateral or if Borrower fails to comply with any provision of this Agreement or any Related Documents, including but not limited to Borrower's failure to discharge or pay when shall not be obligated to) take any action that Lender deems appropriate, including but not limited to discharging or paying all taxes, liens, security interests, encumbrances and other claims, at any time levied or placed on any Collateral and paying all costs for insuring, maintaining and preserving any Collateral. All such expenditures incurred or paid by Lender for such purposes will then bear interest at the rate charged under the Note from the option, will (A) be payable on demand; (B) be added to the balance of the Note and be apportioned among and be payable with any installment balloon payment which will be due and payable at the Note's maturity.

NEGATIVE COVENANTS. Borrower covenants and agrees with Lender that while this Agreement is in effect, Borrower shall not, without the prior

Indebtedness and Liens. (1) Except for trade debt incurred in the normal course of business and indebtedness to Lender contemplated by this Agreement, creats, incur or assume indebtedness for borrowed money, including capital leases, (2) sell, transfer, mortgage, assign, pledge, lease, grant a security interest in, or encumber any of Borrower's assets (except as allowed as Permitted Liens), or (3) sell with recourse any of

Continuity of Operations. (1) Engage in any business activities substantially different than those in which Borrower is presently engaged, (2) cease operations, liquidate, merge, transfer, acquire or consolidate with any other entity, change its name, dissolve or transfer or sell Collateral out that notwithstanding the foregoing, but only so long as no Event of Default has occurred and is continuing or would result from the payment of dividends, if Borrower is a "Subchapter S Corporation" (as defined in the Internal Revenue Code of 1986, as amended), Borrower may pay cash estimated income tax payments to satisfy their liabilities under federal and state law which arise solely from their status as Shareholders of a alter or amend Borrower's capital structure.

Loans, Acquisitions and Guaranties. (1) Loan, invest in or advance money or assets to any other person, enterprise or entity, (2) purchase, create or acquire any interest in any other enterprise or entity, or (3) incur any obligation as surety or guarantor other than in the ordinary course of business.

Agreements. Borrower will not enter into any agreement containing any provisions which would be violated or breached by the performance of Borrower's obligations under this Agreement or in connection herewith.

CESSATION OF ADVANCES. If Lender has made any commitment to make any Loan to Borrower, whether under this Agreement or under any other agreement, Lender shall have no obligation to make Loan Advances or to disburse Loan proceeds if: (A) Borrower or any Guarantor is in default Borrower or any Guarantor dies, becomes incompetent or becomes 'insolvent,' files a petition in bankruptcy or similar proceedings, or is adjudged a bankrupt; (C) there occurs a material adverse change in Borrower's financial condition, in the financial condition of any Guarantor, or in the value of any Collateral securing any Loan; or (D) any Guarantor seeks, claims or otherwise attempts to limit, modify or revoke such Guarantor's guaranty of the Loan or any other loan with Lender; or (E) Lender in good faith deems itself insecure, even though no Event of Default shall have occurred.

RIGHT OF SETOFF. To the extent permitted by applicable law, Lender reserves a right of setoff in all Borrower's accounts with Lender (whether checking, savings, or some other account). This includes all accounts Borrower holds jointly with someone else and all accounts Borrower may open in accounts. However, this does not include any IRA or Keogh accounts, any trust accounts for which setoff would be prohibited by law, or monies in any accounts that were received pursuant to the federal Social Security Act, including, without limitation, retirement and survivors' benefits, supplemental security income benefits and disability insurance benefits. Borrower authorizes Lender, to the extent permitted by applicable law, to charge or setoff all such accounts, and, at Lender's option, to administratively freeze all such accounts to allow

DEFAULT. Each of the following shall constitute an Event of Default under this Agreement:

Payment Default. Borrower fails to make any payment when due under the Loan.

Other Defaults. Borrower fails to comply with or to perform any other term, obligation, covenant or condition contained in this Agreement or in between Lender and Borrower.

Default in Favor of Third Parties. Borrower or any Grantor defaults under any loan, extension of credit, security agreement, purchase or sales

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agreement, or any other agreement, in favor of any other creditor or person that may materially affect any of Borrower's or any Grantor's property or Borrower's or any Grantor's ability to repay the Loans or perform their respective obligations under this Agreement or any of the Related

False Statements. Any warranty, representation or statement made or furnished to Lender by Borrower or on Borrower's behalf under this Agreement or the Related Documents is false or misleading in any material respect, either now or at the time made or furnished or becomes false

insolvency. The dissolution or termination of Borrower's existence as a going business, the insolvency of Borrower, the appointment of a receiver for any part of Borrower's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Borrower.

Defective Collateralization. This Agreement or any of the Related Documents ceases to be in full force and effect (including failure of any collateral document to create a valid and perfected security interest or fien) at any time and for any reason.

Creditor or Forfeiture Proceedings. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Borrower or by any governmental agency against any collateral securing the Loan. This includes a garnishment of any of Borrower's accounts, including deposit accounts, with Lender. However, this Event of Default shall not apply if there is a good faith dispute by Borrower as to the validity or reasonableness of the claim which is the basis of the creditor or foreiture proceeding and if Borrower gives Lender written notice of the creditor or forfeiture proceeding and deposits with Lender monles or a surety bond for the creditor or forfeiture proceeding, in an amount determined by Lender, in its sole discretion, as being an adequate reserve or bond for the dispute.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the Indebtedness or any Guarantor dies or becomes incompetent, or revokes or disputes the validity of, or liability under, any Guaranty of the Indebtedness. In the event of a death, Lender, at its option, may, but shall not be required to, permit the Guarantor's estate to assume unconditionally the obligations arising under the guaranty in a manner satisfactory to Lender, and, in doing so, cure any Event of Default.

Change in Ownership. Any change in ownership of twenty-five percent (25%) or more of the common stock of Borrower.

Adverse Change. A material adverse change occurs in Borrower's financial condition, or Lender believes the prospect of payment or performance of the Loan is impaired.

Insecurity. Lender in good faith believes itself insecure.

Right to Cure. If any default, other than a default on Indebtedness, is curable and if Borrower or Grantor, as the case may be, has not been given a notice of a similar default within the preceding twelve (12) months, it may be cured if Borrower or Grantor, as the case may be, after receiving written notice from Lender demanding cure of such default: (1) cure the default within fifteen (15) days; or (2) if the cure requires more than fifteen (15) days, immediately initiate steps which Lender deems in Lender's sole discretion to be sufficient to cure the default and thereafter continue and complete all reasonable and necessary steps sufficient to produce compliance as soon as reasonably practical.

EFFECT OF AN EVENT OF DEFAULT. If any Event of Default shall occur, except where otherwise provided in this Agreement or the Related Documents, all commitments and obligations of Lender under this Agreement or the Related Documents or any other agreement immediately will terminate (including any obligation to make further Loan Advances or disbursements), and, at Lender's option, all Indebtedness immediately will terminate (including any obligation to make tornier Loan Advances of disbursements), and, at Lender's option, an indeptedness initiodately minbecome due and payable, all without notice of any kind to Borrower, except that in the case of an Event of Default of the type described in the
'insolvency' subsection above, such acceleration shall be automatic and not optional. In addition, Lender shall have all the rights and remedies
provided in the Related Documents or available at law, in equity, or otherwise. Except as may be prohibited by applicable law, all of Lender's rights and remedies shall be curriulative and may be exercised singularly or concurrently. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an obligation of Borrower or of any Grantor shall not affect Lender's right to declare a default and to exercise its rights and remedies.

CROSS COLLATERAL/CROSS DEFAULT. 'In addition to the Note, this Agreement secures all obligations, debts and liabilities, plus interest thereon, of Grantor to Lender, or any one or more of them, (including, but not limited to the Promissory Note dated January 31, 2007 made by Grantor in lavor of Lender with an original principal amount of \$2,000,000, and the Promissory Note dated January 31, 2007 made by Grantor in favor of Lender with an original principal amount of \$2,000,000), as well as all claims by Lender against Grantor or any one or more of them, whether now existing or hereafter arising, whether related or unrelated to the purpose of the Note, whether voluntary or otherwise, whether due or not due, direct or indirect, determined or undetermined, absolute or contingent, liquidated or unliquidated whether Grantor may be liable individually or jointly with others, whether obligated as guarantors, surely, accommodation party or otherwise, and whether recovery upon such amounts may be or hereafter may become barred by any statute of limitations, and whether the obligation to repay such amounts may be or hereafter may become otherwise unenforceable".

AUTOMATIC DEBIT OF LOAN PAYMENTS. As a condition to the pricing set forth in this Agreement and the Note, Borrower shall have all Loan payments automatically debited from its business checking or other demand deposit account maintained with Lender. Borrower hereby agrees and acknowledges that in the event Borrower elects to not have Loan payments automatically debited from its account(s), the then-current interest rate will immediately be increased by .50% until such time as Borrower elects to have Loan payments automatically debited from its account with Lender.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Agreement:

Amendments. This Agreement, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Attorneys' Fees; Expenses. Borrower agrees to pay upon demand all of Lender's costs and expenses, including Lender's attorneys' fees and Lender's legal expenses, incurred in connection with the enforcement of this Agreement. Lender may hire or pay someone else to help enforce this Agreement, and Borrower shall pay the costs and expenses of such enforcement. Costs and expenses include Lender's attorneys' fees and legal expenses whether or not there is a lawsuit, including attorneys' fees and legal expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgment collection services. Borrower also shall pay all court costs and such additional fees as may be directed by the court.

Caption Headings. Caption headings in this Agreement are to convenience purposes only and are not to be used to interpret or define the .#E ,#

Consent to Loan Participation. Borrower agrees and consents to Lender's sale or transfer, whether now or later, of one or more participation interests in the Loan to one or more purchasers, whether related or unrelated to Lender. Lender may provide, without any limitation whatsoever, to any one or more purchasers, or potential purchasers, any information or knowledge Lender may have about Borrower or about any other matter relating to the Loan, and Borrower hereby waives any rights to privacy Borrower may have with respect to such matters. Borrower additionally waives any and all notices of sale of participation interests, as well as all notices of any repurchase of such participation interests. Borrower also agrees that the purchasers of any such participation interests will be considered as the absolute owners of such interests in the Loan and will have all the rights granted under the participation agreement or agreements governing the sale of such participation interests. Borrower further waives

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all rights of offset or counterclaim that it may have now or later against Lender or against any purchaser of such a participation interest and unconditionally agrees that either Lender or such purchaser may enforce Borrower's obligation under the Loan irrespective of the failure or insolvency of any holder of any interest in the Loan. Borrower further agrees that the purchaser of any such participation interests may enforce its interests irrespective of any personal claims or defenses that Borrower may have against Lender.

Governing Law. This Agreement will be governed by federal law applicable to Lender and, to the extent not preempted by federal law. State of Nevada without regard to its conflicts of law provisions. This Agreement has been accepted by Lender in the

Choice of Venue. If there is a law suit, Borrower agrees upon Lender's request to submit to the jurisdiction of the courts of Clark County, State of Nevada. (Initial Here

Joint and Several Hability. All ofligations of Borrower under this Agreement shall be joint and several, and all references to Borrower shall mean each and every Borrower. This means that each Borrower signing below is responsible for all obligations in this Agreement. Where any one or more of the parties is a corporation, partnership, limited liability company or similar entity, it is not necessary for Lender to inquire into the powers of any of the officers, directors, partners, members, or other agents acting or purporting to act on the entity's behalf, and any obligations made or created in reliance upon the professed exercise of such powers shall be guaranteed under this Agreement.

No Walver by Lender. Lender shall not be deemed to have waived any rights under this Agreement unless such walver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A compliance with that provision of this Agreement shall not prejudice or constitute a waiver of Lender's right otherwise to demand strict and Borrower, or between Lender and any Grantor, shall constitute a waiver of any of Lender's rights or of any of Borrower's or any Grantor's obligations as to any future transactions. Whenever the consent of Lender is required under this Agreement, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

Notices. Any notice required to be given under this Agreement shall be given in writing, and shall be effective when actually delivered, when actually received by telefacsimile (unless otherwise required by law), when deposited with a nationally recognized overnight courier, or, if mailed, when deposited in the United States mail, as first class, certified or registered mail postage prepaid, directed to the addresses shown near the beginning of this Agreement. Any party may change its address for notices under this Agreement by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address. For notice purposes, Borrower agrees to keep Lender informed at all times of Borrower's current address. Unless otherwise provided or required by law, if there is more than one Borrower, any notice given by Lender to any Borrower is deemed to be notice given to all Borrowers.

Severability. If a court of competent jurisdiction finds any provision of this Agreement to be illegal, invalid, or unenforceable as to any person or circumstance, that finding shall not make the offending provision illegal, invalid, or unenforceable as to any other person or circumstance. If teasible, the offending provision shall be considered modified so that it becomes legal, valid and enforceable. If the offending provision cannot be so modified, it shall be considered deleted from this Agreement. Unless otherwise required by law, the illegality, invalidity, or unenforceability of any provision of this Agreement shall not affect the legality, validity or enforceability of any other provision of this Agreement.

Subsidiaries and Affiliates of Borrower. To the extent the context of any provisions of this Agreement makes it appropriate, including without limitation any representation, warranty or covenant, the word "Borrower" as used in this Agreement shall include all of Borrower's subsidiaries and affiliates. Notwithstanding the foregoing however, under no circumstances shall this Agreement be construed to require Lender to make any Loan or other financial accommodation to any of Borrower's subsidiaries or affiliates.

Successors and Assigns. All covenants and agreements by or on behalf of Borrower contained in this Agreement or any Related Documents shall bind Borrower's successors and assigns and shall inure to the benefit of Lender and its successors and assigns. Borrower shall not nowever, have the right to assign Borrower's rights under this Agreement or any interest therein, without the prior written consent of Lender.

Survival of Representations and Warranties. Borrower understands and agrees that in making the Loan, Lender is relying on all representations, warranties, and covenants made by Borrower in this Agreement or in any certificate or other instrument delivered by Borrower to Lender under this Agreement or the Related Documents. Borrower further agrees that regardless of any investigation made by Lender, all such representations, warranties and covenants will survive the making of the Loan and delivery to Lender of the Related Documents, shall be continuing in nature, and shall remain in full torce and effect until such time as Borrower's Indebtedness shall be paid in full, or until this Agreement shall be terminated in the manner provided above, whichever is the last to occur.

Time is of the Essence. Time is of the essence in the performance of this Agreement.

Waive Jury. All parties to this Agreement hereby waive the right to any jury trial in any action, proceeding, or counterclaim brought by any party against any other party.

DEFINITIONS. The following capitalized words and terms shall have the following meanings when used in this Agreement. Unless specifically stated to the contrary, all references to dollar amounts shall mean amounts in lawful money of the United States of America. Words and terms used in the singular shall include the plural, and the plural shall include the singular, as the context may require. Words and terms not otherwise defined in this Agreement shall have the meanings attributed to such terms in the Uniform Commercial Code. Accounting words and terms not otherwise defined in this Agreement shall have the meanings assigned to them in accordance with generally accepted accounting principles as in effect on the date of this

Advance. The word "Advance" means a disbursement of Loan funds made, or to be made, to Borrower or on Borrower's behalf on a line of credit or multiple advance basis under the terms and conditions of this Agreement.

Agreement. The word "Agreement" means this Business Loan Agreement, as this Business Loan Agreement may be amended or modified from time to time, together with all exhibits and schedules attached to this Business Loan Agreement from time to time.

Borrower. The word "Borrower" means EXECUTIVE PLASTERING, INC., a Nevada corporation; and Eagle Plastering, Inc., a Nevada corporation and includes all co-signers and co-makers signing the Note and all their successors and assigns.

Collateral. The word "Collateral" means all property and assets granted as collateral security for a Loan, whether real or personal property whether granted directly or indirectly, whether granted now or in the future, and whether granted in the form of a security interest, mortgage, collateral mortgage, deed of trust, assignment, pledge, crop pledge, chattel mortgage, collateral chattel mortgage, chattel trust, factor's lien, equipment trust, conditional sale, trust receipt, lien, charge, lien or title retention contract, lease or consignment intended as a security device, or any other security or lien interest whatsoever, whether created by law, contract, or otherwise

Environmental Laws. The words "Environmental Laws" mean any and all state, federal and local statutes, regulations and ordinances relating to the protection of human health or the environment, including without limitation the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. Section 9601, et seq. ("CERCLA"), the Superfund Amendments and Reauthorization Act of 1986, Pub.

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L. No. 99-499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq., or other applicable state or federal laws, rules, or regulations adopted pursuant thereto.

Event of Default. The words "Event of Default" mean any of the events of default set forth in this Agreement in the default section of this

GAAP. The word "GAAP" means generally accepted accounting principles

Grantor. The word "Grantor" means each and all of the persons or entities granting a Security Interest in any Colliateral for the Loan, including

Guarantor. The word "Guarantor" means any guarantor, surety, or accommodation party of any or all of the Lean.

Guaranty. The word "Guaranty" means the guaranty from Guarantor to Lender, including without limitation a guaranty of all or part of the Note

Hazardous Substances. The words "Hazardous Substances" mean materials that, because of their quantity, concentration or physical, chemical or infectious characteristics, may cause or pose a present or potential hazard to human health or the environment when improperly used, treated, stored, disposed of, generated, manufactured, transported or otherwise handled. The words "Hazardous Substances" are used in their very broadest sense and include without limitation any and all hazardous or toxic substances, materials or waste as defined by or listed under the The term "Hazardous Substances" also includes, without limitation, petroleum and petroleum by-products or any fraction thereof and asbestos.

Indebtedness. The word "Indebtedness" means the indebtedness evidenced by the Note or Related Documents, including all principal and interest together with all other indebtedness and costs and expenses for which Borrower is responsible under this Agreement or under any of the

Lender. The word "Lender" means First National Bank of Nevada, its successors and assigns.

Loan. The word "Loan" means any and all loans and financial accommodations from Lender to Borrower whether now or hereafter existing, and however evidenced, including without limitation those loans and financial accommodations described herein or described on any exhibit or

Note. The word "Note" means the Note executed by EXECUTIVE PLASTERING, INC., a Nevada corporation; and Eagle Plastering, Inc., a Nevada corporation in the principal amount of \$1,000,000.00 dated January 31, 2007, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of, and substitutions for the note or credit agreement.

Permitted Liens. The words "Permitted Liens" mean (1) liens and security interests securing Indebtedness owed by Borrower to Lender; (2) liens for taxes, assessments, or similar charges either not yet due or being contested in good faith; (3) liens of materialmen, mechanics, warehousemen, or carriers, or other like liens arising in the ordinary course of business and securing obligations which are not yet delinquent, (4) purchase money liens or purchase money security interests upon or in any property acquired or held by Borrower in the ordinary course of business to secure indebtedness outstanding on the date of this Agreement or permitted to be incurred under the paragraph of this Agreement titled "Indebtedness and Liens": (5) liens and security interests which, as of the date of this Agreement, have been disclosed to and approved by the Lender in writing; and (6) those liens and security interests which in the aggregate constitute an immaterial and insignificant monetary amount

Related Documents. The words "Related Documents" mean all promissory notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, deeds of trust, security deeds, collateral mortgages, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Loan.

Security Agreement. The words "Security Agreement" mean and include without limitation any agreements, promises, covenants, arrangements. understandings or other agreements, whether created by law, contract, or otherwise, evidencing, governing, representing, or creating a Sacurity

Security Interest. The words "Security Interest" mean, without limitation, any and all types of collateral security, present and future, whether in the form of a lien, charge, encumbrance, mortgage, deed of trust, security deed, assignment, pledge, crop pledge, chattel mortgage, collateral chattel mortgage, chattel trust, lactor's lien, equipment trust, conditional sale, trust receipt, lien or title retention contract, lease or consignment intended as a security device, or any other security or lien interest whatsoever whether created by law, contract, or otherwise.

BORROWER ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS BUSINESS LOAN AGREEMENT AND BORROWER AGREES TO ITS TERMS. THIS BUSINESS LOAN AGREEMENT IS DATED JANUARY 31, 2007.

BORROWER:

EXECUTIVE PLASTERING, INC., A NEVADA CORPORATION

Garnett K. Hall, President/Secretary of EXECUTIVE

PLASTERING, INC., a Nevada corporation

Kenneth D. Treasurer of EXECUTIVE

PLASTERING, INC., a Nevada corporation

EAGLE PLASTERING, INC., A NEVADA CORPORATION

Kenneth D. Holt, President/Secretary of Eagle

Plastering, Inc., a Nevada corporation

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LENDER:

FIRST NATIONAL BANK OF NEVADA

By: Authorized Signer

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LOAN SALE AGREEMENT

BY AND BETWEEN

FEDERAL DEPOSIT INSURANCE CORPORATION IN ITS CORPORATE AND/OR RECEIVERSHIP CAPACITY

AND

SMS FINANCIAL, LLC

FOR LOAN POOLS

<u>FNV-3-08-170, FNV-3-08-200, FNV-3-08-215, FNV-3-08-220, FNV-3-08-230, FNV-3-08-240</u>

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LOAN SALE AGREEMENT

THIS AGREEMENT, entered into this 12th day of January, 2009, by and between the Federal Deposit Insurance Corporation ("FDIC"), as Receiver for First National Bank of Nevada, Scottsdale, Arizona and First Heritage Bank, N.A., Newport Beach, California ("Seller"), and SMS Financial, LLC ("Buyer"), sets forth the terms and conditions whereby Seller agrees to sell and Buyer agrees to purchase all those Loans set forth in the attached Schedule of Loans for the consideration herein stated.

NOW THEREFORE, Seller and Buyer agree and represent as follows:

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10.12. Incorporation by Reference. The Bid Package shall be considered part of this Agreement as if fully set forth herein.

This Loan Sale Agreement is executed on the day and year first set forth above.

BUYER:

SELLER

SMS Financial, LLC

FEDERAL DEPOSIT INSURANCE CORPORATION, as Receiver for First National Bank of Nevada, Scottsdale, Arizona and First Heritage Bank, N.A., Newport Beach, California

By: Worde Massey
Name: Wade Massey

Name: JONATHAN HOFFER

Title: MANAGER

Title:

Attorney-in-Fact